

The Metropolitan Water District of Southern California

Agenda

The mission of the Metropolitan Water District of Southern California is to provide its service area with adequate and reliable supplies of high-quality water to meet present and future needs in an environmentally and economically responsible way.

Board of Directors - Final - Revised 2

October 10, 2023

1:00 PM

**Tuesday, October 10, 2023
Meeting Schedule**

08:30 a.m. L&C
10:30 a.m. FAIRP
12:30 p.m. Break
01:00 p.m. BOD
02:30 p.m. Bay-Delta

Agendas, live streaming, meeting schedules, and other board materials are available here: <https://mwdh2o.legistar.com/Calendar.aspx>. A listen-only phone line is available at 1-877-853-5257; enter meeting ID: 891 1613 4145. Members of the public may present their comments to the Board on matters within their jurisdiction as listed on the agenda via in-person or teleconference. To participate via teleconference 1-833-548-0276 and enter meeting ID: 815 2066 4276 or click <https://us06web.zoom.us/j/81520664276pwd=a1RTQWh6V3h3ckFhNmDsUWpKR1c2Zz09>

MWD Headquarters Building • 700 N. Alameda Street • Los Angeles, CA 90012

Teleconference Locations:

City of Fullerton City Hall • 303 W. Commonwealth Avenue • Fullerton, CA 92832

20 Civic Center Plaza • Santa Ana CA 92701

3008 W. 82nd Place • Inglewood, CA 90305

1. Call to Order

- a. Invocation: Director Martin Miller, San Diego County Water Authority
- b. Pledge of Allegiance: Director Cynthia Kurtz, City of Pasadena

2. Roll Call

3. Determination of a Quorum

4. Opportunity for members of the public to address the Board on matters within the Board's jurisdiction. (As required by Gov. Code §54954.3(a))

5. OTHER MATTERS AND REPORTS

- A. Report on Directors' Events Attended at Metropolitan's Expense

[21-2492](#)

Attachments: [10102023 BOD 5A Report](#)

- B. Chair's Monthly Activity Report [21-2493](#)
Attachments: [10102023 BOD 5B Report](#)
[10102023 BOD 5B Supplemental Report](#)
- C. General Manager's summary of activities [21-2494](#)
Attachments: [10102023 BOD 5C Report](#)
- D. General Counsel's summary of activities [21-2495](#)
Attachments: [10102023 BOD 5D Report](#)
- E. General Auditor's summary of activities [21-2496](#)
Attachments: [10102023 BOD 5E Report](#)
- F. Ethics Officer's summary of activities [21-2497](#)
Attachments: [10102023 BOD 5F Report](#)

**** CONSENT CALENDAR ITEMS -- ACTION ****

6. CONSENT CALENDAR OTHER ITEMS - ACTION

- A. Approval of the Minutes of the Board of Directors Meeting for September 12, 2023 (Copies have been submitted to each Director, any additions, corrections, or omissions) [21-2498](#)
Attachments: [10102023 BOD 6A \(09122023\) Minutes](#)
- B. Approve Committee Assignments
- C. Nomination and Election of nonofficer member of the Executive Committee for the remaining two-year term effective October 10, 2023 and ending at the January 2025 Board Meeting. [ADDED ITEM 10/4/2023] [21-2742](#)

7. CONSENT CALENDAR ITEMS - ACTION

- 7-1** Amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and authorize professional service agreements with: (1) GEI Consultants Inc. in an amount not to exceed \$1.5 million; and (2) Environmental Science Associates in an amount not to exceed \$980,000; the General Manager has determined that the proposed actions are exempt or otherwise not subject to CEQA (EOT) **[21-2668](#)**

Attachments: [10102023 EOT 7-1 B-L](#)
[10102023 EOT 7-1 Presentation](#)

- 7-2** Authorize an agreement with Black & Veatch Corporation in an amount not to exceed \$750,000 for design of new access platforms to facilitate maintenance activities on the main pumps at the five Colorado River Aqueduct pumping plants; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA (EOT) **[21-2669](#)**

Attachments: [10102023 EOT 7-2 B-L](#)
[10102023 EOT 7-2 Presentation](#)

- 7-3** Award a \$4,400,000 construction contract to Bosco Constructors Inc. for San Diego Canal Concrete Liner Rehabilitation; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA (EOT) **[21-2670](#)**

Attachments: [10102023 EOT 7-3 B-L](#)
[10102023 EOT 7-3 Presentation](#)

- 7-4** Authorize up to \$6 million in additional funding for member agency studies and research under the Future Supply Actions Program; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA [SUBJECT REVISED 10/2/2023] (OWS) **[21-2676](#)**

Attachments: [10102023 OWS 7-4 B-L](#)
[10102023 OWS 7-4 Presentation](#)

- 7-5** Authorize of Cost-of-Living Adjustment for General Auditor; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA. [REVISED BOARD LETTER NUMBER 10/4/23] (EOP) [21-2730](#)

Attachments: [10102023 EOP 7-5 B-L](#)
[10102023 EOP 7-5 Presentation](#)

**** END OF CONSENT CALENDAR ITEMS ****

8. OTHER BOARD ITEMS - ACTION

- 8-1** Report on legal claims alleging equal employment opportunity violations; and authorize an increase in the maximum amount payable under two contracts for legal services with Seyfarth Shaw LLP as follows: Agreement No. 201897 by \$150,000 to an amount not to exceed \$350,000, and Agreement No. 203454 by \$50,000 to an amount not to exceed \$210,000; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA. [Conference with legal counsel – anticipated litigation; based on existing facts and circumstances of receipt of two legal claims threatening litigation, there is significant exposure to litigation against Metropolitan: two potential cases; to be heard in closed session pursuant to Gov. Code Section 54956.9(d)(2)] (LC) [21-2694](#)
- 8-2** Report on litigation in Darren A. Reese v. Metropolitan Water District of Southern California, Riverside County Superior Court Case No. CVPS2204312; and authorize increase in the maximum amount payable under a contract for legal services with Seyfarth Shaw LLP in the amount of \$350,000 for a total amount not to exceed \$750,000; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA. [Conference with legal counsel – existing litigation; to be heard in closed session pursuant to Gov. Code Section 54956.9(d)(1)] (LC) [21-2712](#)

- 8-3** Receive report on litigation in In re: Aqueous Film-Forming Foams Products Liability Litigation, Master Docket No.: 2:18-mn-2873-RMG, and provide direction on response to proposed settlements in: (1) City of Camden, et al. v. 3M Company, Civil Action No.: 2:23-cv-03147-RMG; and (2) City of Camden, et al. v. E.I. DuPont De Nemours and Company (n/k/a EIDP, Inc.) et al., Civil Action No.: 2:23-cv-03230-RMG; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA [Conference with legal counsel – existing litigation; may be heard in closed session pursuant to Government Code Section 54956.9(d)(1)]. [REVISED SUBJECT 10/6/23] (LC) [21-2664](#)

Attachments: [10102023 LC 8-3 B-L](#)
[10102023 LC 8-3 Presentation](#)

- 8-4** Express support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by two-thirds vote, approve a financial sponsorship of \$50,000; the General Manager has determined the proposed action is exempt or otherwise not subject to CEQA. [REVISED SUBJECT 10/4/2023] (OWS) [21-2677](#)

Attachments: [10102023 OWS 8-4 B-L](#)
[10102023 OWS 8-4 Presentation](#)

9. BOARD INFORMATION ITEMS

- 9-1** Conservation Program Board Report [21-2499](#)

Attachments: [10102023 9-1 B-L](#)

- 9-2** Compliance with Fund Requirements and Bond Indenture Provisions (FAIRP) [21-2696](#)

Attachments: [10102023 FAIRP 9-2 B-L](#)

- 9-3** Update on review of desalination technologies for potential water supply augmentation (EOT) [21-2671](#)

Attachments: [10102023 EOT 9-3 B-L](#)
[10102023 EOT 9-3 Presentation](#)

10. OTHER MATTERS

NONE

11. FOLLOW-UP ITEMS

NONE

12. FUTURE AGENDA ITEMS

13. ADJOURNMENT

NOTE: Each agenda item with a committee designation will be considered and a recommendation may be made by one or more committees prior to consideration and final action by the full Board of Directors. The committee designation appears in parenthesis at the end of the description of the agenda item, e.g. (EOT). Board agendas may be obtained on Metropolitan's Web site <https://mwdh2o.legistar.com/Calendar.aspx>

Writings relating to open session agenda items distributed to Directors less than 72 hours prior to a regular meeting are available for public inspection at Metropolitan's Headquarters Building and on Metropolitan's Web site <https://mwdh2o.legistar.com/Calendar.aspx>.

Requests for a disability-related modification or accommodation, including auxiliary aids or services, in order to attend or participate in a meeting should be made to the Board Executive Secretary in advance of the meeting to ensure availability of the requested service or accommodation.

October 10, 2023 Board Meeting

Item 5A



Metropolitan Water District of Southern California Summary of Events

Attended by Directors at Metropolitan's Expense in September 2023

Date(s)	Location	Meeting Hosted by:	Participating Director(s)
Sept. 6-9	Palo Alto, CA	8 th Annual California Water Data Summit	Dennis Erdman
Sept. 11-18	Bordeaux, France	International Water Association Conference on Efficient Urban Water Management	Tracy Quinn



● Chair of the Board Adán Ortega Jr.'s Monthly Activity Report – September 2023

Summary

This report highlights my activities as Chair of the Board during the month of September 2023 on matters relating to The Metropolitan Water District of Southern California's business.

Monthly Activities

Key Activities

- Attended a Three Valleys Municipal Water District Board of Directors meeting, providing an opportunity for personal introductions and discussion of Metropolitan's strategic priorities and matters of common interest. I explained the Climate Adaptation Master Planning process as an effort to address three paradoxes created during the pre-climate change era that need to be resolved in order to adapt:
 - 1) Declining Revenues: SoCal's success in reducing water demands has also reduced the ability to fund local water supply and efficiency projects because of the resulting reduced revenue in our stewardship charge, which is a component of our rates;
 - 2) Public Distrust and Resistance to Rate Increases: The general public doesn't trust water utilities much, including those in SoCal, beyond the reliable delivery of water. In the early 2000's, surveys showed that this attitude was mostly held by immigrants who distrusted tap water in their places of origin, and wealthy people who valued the convenience of bottled water. Recent surveys found that now a majority of residents across all demographics are willing to pay bottled water vendors 1000% more for the water they drink than they are willing to pay utilities for tap water, through their objection to any rate increases; and,
 - 3) The Need to Build-in Redundancy: To adapt to climate change, the region needs billion-dollar infrastructure to deliver stored supplies during shortages that will not be used most of the time - considered inefficient in the pre-climate change era.



- Participated in a special appreciation breakfast dedicated to Metropolitan staff who, in 2008, discovered that 37% of the northern portion of the Etiwanda Pipeline had missing or deteriorated mortar lining, posing a potential corrosion risk. Staff recommended relining the 5.4-mile northern section for long-term reliability, which involved rehabilitating 13,800 feet of large-diameter pipe, including removing existing cement mortar lining and applying new polyurethane lining. Additionally, a new steel liner was installed in a 1,300-foot section with accelerated corrosion. Metropolitan staff handled shutdown planning, pipeline dewatering, valve removal for contractor access, and provided new valves for blowoffs and pump wells. The project accelerated the relining of the Etiwanda pipeline, maximizing Metropolitan's ability to deliver and store available State Water Project deliveries. General Manager Adel Hagekhalil and Director Brenda Dennstedt were in attendance to celebrate the staff's efforts.



Interviews & Correspondence

- I was recently interviewed by Carlos Carrillo, President of the Hispanic Employees Association (HEA), for their upcoming newsletter featuring Hispanic Heritage Month. During this interview, I shared facts about my background, family upbringing, favorite meals, passion for swimming, cycling, and trail running, and the importance of making positive changes that will impact our future for a better tomorrow for everyone. It was an occasion to celebrate and embrace Hispanic culture, highlighting the values, knowledge, and contributions that have shaped who I am today. Sharing my perspective during this special month allowed me to connect with others, foster understanding, and promote the diversity and richness of Hispanic heritage in California and as a citizen of the United States.



Speaking Engagements/Events

- Provided congratulatory remarks at the September 2023 Fall Service Awards Luncheon, paying tribute to employees for their years of service and dedication to the organization, which was also attended by General Manager Adel Hagekhalil. I was particularly pleased to acknowledge Board Executive Officer Margie Wheeler's 35-year tenure at Metropolitan, as well as celebrate JoAnn Carrillo, who was my colleague at External Affairs when I worked at Metropolitan in the Early 2000's. The General Manager and I were joined by Directors Larry Dick, Miguel Luna and John Morris.



Other Activities

- I signed a proxy authorizing Board Vice Chair Michael Camacho to vote in the election for the board of the Palo Verde Irrigation District. After the Adhoc Committee on Colorado River Issues interviewed the candidates, Vice Chair Camacho was advised about the consensus for supporting two candidates with the full weight of Metropolitan's allocated vote. Both candidates prevailed in the election.
- Following the Board's discussion of performance by the Department Heads on September 26th, I spoke to the General Manager on September 27th in my capacity as chair of his home committee, the Executive Committee, about the year ahead, including the views expressed by a consensus of the board during our discussions. We agreed on our optimistic views of the results Metropolitan needs to achieve during the new evaluation period, which will end in June 2024.

Regularly Scheduled/Ongoing Meetings

- I continue to meet regularly to review the board's organizational issues and coordinate activities with the Board Vice Chairs and Department Heads.



- **Chair of the Board Adán Ortega Jr.'s Monthly SUPPLEMENTAL Activity Report – September 2023**

Late Activity in September – the Passing of U.S. Senator Dianne Feinstein

On September 29th, immediately after Senator Dianne Feinstein's death the night before, I convened our Board's Facilities Naming Ad Hoc Committee to consider naming a facility honoring the Senator, in time to announce their recommendation beginning our naming process in a statement by the General Manager Hagekhalil and myself. The Ad Hoc Committee agreed to recommend Diamond Valley Lake. We later received communications from Eastern Municipal Water District (EMWD), and I have had conversations with others suggesting consideration of the Colorado River Aqueduct and state facilities that Metropolitan and other large water purveyors support.

Earlier in the week, I had a conversation with General Manager Hagekhalil, who had visited the Senator's office during the prior week of September 17th. The General Manager shared that during his visit with the Senator's staff, there was a discussion about naming a Metropolitan Facility after the Senator, anticipating that she might be available to attend. We both discussed Diamond Valley Lake as a potential site before her death, and I intended to announce at October's Board Meeting that he and I would like to jointly nominate it for consideration by the Ad Hoc Committee. With the Senator's passing, I decided to convene the Ad Hoc Committee to symbolize the depth of our institutional respect for Senator Feinstein.

In light of the creative responses from EMWD and others for consideration of naming larger facilities honoring the late Senator, and after consultation with Ad Hoc Committee Chair Camacho, we are referring those recommendations back to the Ad Hoc Committee. Senator Feinstein left a legacy impacting Metropolitan and water suppliers throughout the state and deserves the highest honor we may be able to accord.

Water is a complex issue, and the State's water suppliers were very fortunate to have had a champion such as Senator Feinstein. It is important to demonstrate that such efforts on behalf of water stewardship can be legacy-building, which Senator Feinstein's efforts will inspire as an example to other leaders and the public.



General Manager's Monthly Report



Activities for the Month of September 2023

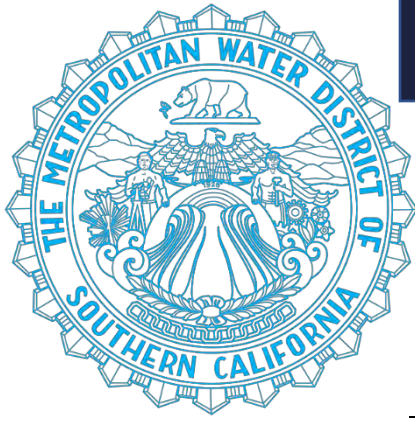


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Message from the General Manager

As we approach Water Professionals Week in October, I want to take a moment to recognize the exceptional dedication and hard work of our Metropolitan employees. Their tireless efforts, innovative spirit, and unwavering commitment to delivering clean and reliable water to millions of people throughout our region are truly deserving of continuous celebration.

This occasion also provides us with an opportunity to acknowledge the significant progress our board has made in fostering a more inclusive and positive work environment. Your steadfast support has allowed us to promote a workplace culture that values diversity and inclusion as essential elements for our organizational success. This not only fuels innovation and problem-solving, but also creates a welcoming atmosphere for all our staff.

Just last month, the Chair and I had the pleasure of having breakfast and sharing our gratitude with three dozen of our dedicated Operations and Engineering staff who contributed to the successful completion of the Etiwanda Pipeline repair project. Staff finished the project two months ahead of schedule, which helps us maximize our 100 percent State Water Project allocation for the year and supports long-term reliability for our region. From the engineers who meticulously oversaw the project's design and construction to the staff members who conducted inspections and ensured its seamless completion, each individual played an indispensable role.

Also in September, I had the privilege of meeting with more than 300 of Metropolitan's managers. During this all-day event, we engaged in discussions on key policy issues facing Metropolitan and hosted workshops aimed at providing practical support to managers working across our district.

Just as the new school year begins, our education and workforce development initiatives will go into full swing, with the aim of showcasing rewarding careers in the water industry.

Throughout Water Professionals Week, we will be shining a spotlight on many of our dedicated employees to educate Californians on the importance of water services and the crucial roles played by water professionals in our communities. They deserve our attention, and praise.

We are one,

Adel



***“No water, no life.
No blue, no green.”***

***- Sylvia Earle,
Marine Biologist and
Oceanographer***



Strategic Priorities Update

The General Manager's Strategic Priorities guide actions in key areas of focus, investment, and transformation for Metropolitan.

Empower the workforce and promote diversity, equity, and inclusion

Build a safe, inclusive, and accountable workplace where all employees feel valued, respected, and able to meaningfully contribute to decisions about their work.

This month, the EEO Office conducted the first of three trainings scheduled for this year on EEO's complaint and investigative process. The training, titled EEO Investigations 101, presented information to Metropolitan employees on the EEO intake assessment process, investigative guidelines for conducting prompt, fair, and thorough investigations, and the post-investigative process. The goal of this training series is to ensure that Metropolitan employees know how to file an EEO complaint, have a better understanding of the complaint process and their rights and responsibilities in the workplace, and are more aware of the support offered by the EEO Office.

Prepare and support the workforce by expanding training and skill development and updating strategies to recruit and retain diverse talent at a time when Metropolitan's needs are evolving and employee expectations about the workplace are changing.

Recruitment procedures submitted to the State Auditor have been reviewed and deemed fully implemented.

Metropolitan Management University's September class covered team member accountability and how to identify and manage team engagement dynamics.

Sustain Metropolitan's mission with a strengthened business model

Develop revenue and business model options that support the needs of the member agencies as well as Metropolitan's financial sustainability and climate adaptation needs.

The Board and member agencies further discussed the Draft Long Range Financial Plan-Needs Assessment in meetings this month and the workshop on the role of CAMP4W in assessing financial costs and investing regionally.

Manage rate pressure on member agencies through attention to programmatic costs, organizational efficiencies and efforts to secure external funding for projects with broad and multi-purpose benefits.

In support of an increased effectiveness to pursue and receive grants, the Centralized Grants Management Office held a training for staff on Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

Metropolitan also received confirmation from USBR of a \$5M grant award for Pure Water Southern California planning under the 2023 Water Recycling and Desalination Planning Funding program. This brings Metropolitan's current active grants total to \$204 million. A total of \$3.4 million in grant applications is pending decision.

Adapt to changing climate and water resources

Provide each member agency access to an equivalent level of water supply reliability through the development of a Climate Adaptation Master Plan for Water (CAMP4W) that integrates water resource, financial and climate adaptation planning.

In addition to September's board workshop, the Subcommittee on Long-Term Regional Planning Processes and Business Modeling (LRPPBM) focused on financing regional investments, and the CAMP4W process is beginning to shape draft evaluative criteria for member agencies and the Board to review in November. The team is also working on the transition from the LRPPBM subcommittee to a Task Force that will include Member Agency managers. The team also produced Working Memo 4 focused on the Long-Range Financial Plan. As previously noted, the Working Memos provide foundational information as reference points for the planning process and serve as the building blocks of our Year One CAMP4W Report anticipated in Q1 of 2024.

As part of the ongoing effort to address the State Water Project-dependent area, staff presented to the Pure Water and Regional Conveyance Subcommittee, providing information on the suite of conveyance options being explored to improve regional connectivity. Staff is also meeting with member agencies, including those outside the SWPDA to provide a detailed update on what has been discussed with the agencies in the dependent areas themselves. Agencies in the dependent areas continue to meet as the list of alternatives continues to develop, anticipating further board consideration in January and incorporating regional connectivity into CAMP4W.

Advance the long-term reliability and resilience of the region's water sources through a One Water approach that recognizes the interconnected nature of imported and local supplies, meets both community and ecosystem needs, and adapts to a changing climate.

Working with member agencies and other water reuse partners, staff submitted detailed comments on California's proposed regulations for direct potable reuse. These regulations are important to the Pure Water Southern California project and form the basis for Metropolitan's process design criteria for treatment and for blending. Staff provided project and schedule updates to the PWSC subcommittee in September.

The state legislature passed AB 1572 to limit the watering of non-functional turf. In anticipation of the Governor's signature, staff is preparing plans to use grant funds to replace non-functional turf on commercial, industrial, and institutional properties.

Protect public health, the regional economy, and Metropolitan's assets

Proactively identify, assess, and reduce potential vulnerabilities to Metropolitan's system, operations, and infrastructure.

Cal OES approved two additional dam Emergency Action Plans (EAPs) for a total of six Metropolitan EAPs now approved. Staff is on track for submitting ten EAPs for state approval by the end of 2023. Seismic upgrade work continued with preliminary design at the Water Quality Lab as well as design and permit acquisition for Copper Basin Reservoir. Staff is planning a November exercise for the Seismic Resilience Water Supply Task Force.

A consultant agreement was executed to provide 24/7 staff support for the Cybersecurity Operations Center, while the team also completed a vulnerability management program document to manage risks for all IT and OT systems.

Apply innovation, technology, and sustainable practices across project lifecycles (design, construction, operations, maintenance, and replacement).

In September, Metropolitan's Innovation program participated in the following:

- The WaterStart-facilitated peer-to-peer presentation and discussion with East Bay Municipal Utilities District on Metropolitan's Bay Delta Islands Innovation and Pilot programs
- The partnership with LADWP to showcase to golf industry leaders Metropolitan's Water Savings Incentive Program and LADWP's Technical Assistance Program

The SCADA upgrade pilot project at Mills has also progressed this month with the consultant performing equipment verification, developing control narratives, and preparing a training plan.

Partner with interested parties and the communities we serve

Grow and deepen collaboration and relationships among member agencies, interested parties, and leaders on the issues most important to them and toward mutual and/or regional benefits.

Improvements to the Community Partnering Program are underway, and project candidates are being identified. Because the LRAC committee was postponed in September, the first project will be presented to the committee in November.

Meetings with member agency public information officers are shaping the outreach plans for CAMP4W outreach planning.

To help ensure a broader and deeper engagement of interested parties, new procedures are being developed that will improve how external input is provided for consideration in board policy decisions; these are in the final stages and soon will be available for review.

Executive Summary

This executive summary is added to this report to provide a high-level snapshot of a key accomplishment from each area of the organization. Detailed information is reported in the pages following this summary.

Administrative Services

The Warehouse Team collaborated with the Western Region Conveyance and Distribution (C&D) Unit to assist with a system flushing operation. The C&D Unit unexpectedly encountered an immediate need for substantial amounts of sodium thiosulfate because of an unprecedented spike in nitrites and chlorine residuals. With assistance from the Soto Street and Jensen satellite warehouses, the La Verne central warehouse quickly responded to multiple calls for off-hours support to provide the needed chemicals to expedite dechlorination applications. In addition, the Warehouse Team located increased supplies of sodium thiosulfate from various approved sources to bolster Metropolitan's inventory levels for staging at strategic locations if another urgent response for dechlorination is needed.

Bay-Delta Initiatives

The State Water Resources Control Board (State Water Board) released a Bay-Delta Water Quality Control Plan Draft Staff Report and Substitute Environmental Document on September 28, 2023. This report will be open for public comment and evaluates the impacts of the different Bay-Delta Plan update alternatives, including the State Water Board's unimpaired flow based 2018 Framework staff proposal and the Agreements to Support Healthy Rivers and Landscapes (also known as Voluntary Agreements). Staff is reviewing this document and plans to present an update to Metropolitan's Board in November 2023.

Chief Financial Officer

In August 2023, the Board was presented, for their review, the draft 2023 Long-Range Finance Plan Needs Assessment (LRFP-NA) document. The LRFP-NA is the first phase of a two-phase process to provide the Board with a finance plan for funding new capital investments over the next decade.

Colorado River

Following the submittal of scoping comments in August for the Post-2026 National Environmental Policy Act process, the Basin States have been meeting to develop a consensus-based alternative to be considered in the Draft Environmental Impact Statement for the new Colorado River Guidelines. The goal of the alternative is to balance the long-term supply and demand gap on the Colorado River.

Diversity, Equity & Inclusion

On September 26–28, 2023, Metropolitan staff attended the CPUC Small and Diverse Business Expo in Escondido, CA. The expo provided small and diverse businesses opportunities to connect with representatives from utility companies, public agencies, community choice aggregators, prime contractors, resource centers, and other businesses. The event is designed with the intent to facilitate networking, education, and exchange of information meeting with procurement and supplier diversity representatives and listening to leaders of California's investor-owned utilities to discuss and learn of business opportunities and upcoming contracts.

Engineering Services

Business Outreach and Engineering staff conducted the quarterly MetWorks event on September 14, 2023, to provide contractors and consultants with information on upcoming business opportunities. Three member Agencies (Inland Empire Utilities Agency, Easter Municipal Water District, and Western Municipal Water District) and Metropolitan presented some of their upcoming projects. Approximately 270 contractors, subcontractors, and professional service providers attended this event in Moreno Valley.

External Affairs

GM Hagekhalil traveled to Washington D.C. to discuss Metropolitan's Pure Water Southern California project and Inflation Reduction Act conservation projects with Bureau of Reclamation Commissioner Touton. He also met separately with Senator Padilla and Representative Napolitano to help advance Metropolitan's legislative priorities and secure Congressional support for funding Southern California infrastructure. (September 18–20)

Human Resources

The Organizational Development & Training Unit (OD&T) facilitated a team building for the Water Quality Section focusing on Communication and Collaboration tools for 12 managers. In September, 174 Metropolitan employees attended virtually facilitated classes, including Moving Quickly without Rushing, Organization Skills, Business Writing, and Effective Nonverbal Communication.

Information Technology

The initial version of the General Manager Key Performance Indicator (KPI) Dashboard site was launched. The IT Business Applications Team developed the site to allow data entry and data approval for six KPI categories and defined metrics for each category. Based on the entered data, a report is generated that has seven sections capturing the data and providing insight into Metropolitan operations.

Safety, Security and Protection

Enhancing the 5 Ds of security operations—deter, detect, delay, deny, and defend—is now more reliant than ever on advanced security measures and innovative technology. The Security and Emergency Management Unit has taken a substantial leap forward by enthusiastically adopting cutting-edge security solutions, such as ground sensors and radar systems. These strategic investments have not only bolstered our critical infrastructure security but have also positioned Metropolitan to proactively address a wide range of potential threats that may arise in the future.

Sustainability, Resiliency and Innovation

The Chief SRI Officer presented at the One Water and Stewardship and Finance, Audit, Insurance, Real Property Committees and Member Agency Managers Meeting and updated directors and staff on the progress with the Climate Adaptation Master Plan for Water and discussed Year-One Goals. The Board authorized use of Representative Concentration Pathway (RCP) and 8.5 for planning purposes. The Chief SRI Officer and staff participated on panels at the 8th Annual California Water Data Summit and Los Angeles Business Council Sustainability Summit. SRI staff participated at the 2023 Net Zero Conference and 3rd cohort completed the Envision Pure Water Southern California training and planning.

Water Resource Management

This month, staff focused on planning for the next year. Staff submitted an initial order for State Water Project Supplies and the diversion request for Colorado River water. As part of the Colorado River request, staff also submitted a Part 417 questionnaire that details the diversion request and details Metropolitan's demand management and operational action for 2024.

Water System Operations

Staff has been diligently managing a significant nitrification event in the distribution system in Los Angeles and Orange counties, exacerbated by warmer temperatures and low water demands. To address this challenge, numerous actions have been taken, including system changes to increase flows in affected areas, chemical modifications and blend changes at the treatment plants, and increased monitoring throughout the system. Elevated nitrite levels have necessitated around-the-clock flushing of various feeders, while staff has maintained close coordination with affected member agencies. Recent nitrification monitoring results are showing promise, highlighting the dedication and collaboration of Metropolitan staff in ensuring the continued delivery of reliable, high-quality water supplies.



“This project highlighted what ESG and WSO can do together. I’m proud of the collaboration among our Construction Management, Corrosion, Design, Project Management, and WSO teams. Together, we delivered the pipeline two months early, an accomplishment that was critical in maximizing utilization of the 100% SWP water allocation.”

Damien Romo, Resident Inspector

PROGRAM DESCRIPTION

Metropolitan recently completed rehabilitation of the 5.4-mile northern segment of the Etiwanda Pipeline to enhance the pipeline’s long-term reliability. In 2014 and 2016, approximately three miles of the pipeline were relined. The final contract, which was recently closed out, completes the overall relining of the pipeline and brings the total cost for the rehabilitation program to \$60.3 million.



IMPORTANCE TO METROPOLITAN

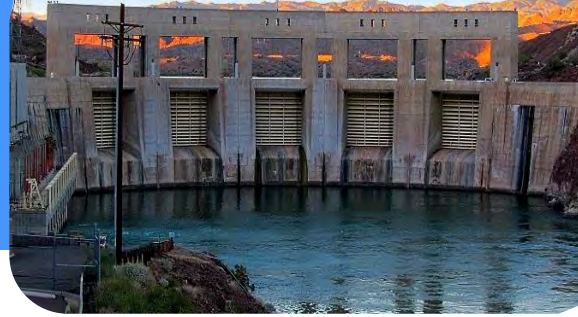
Originally constructed in 1993, the 6.4-mile-long Etiwanda Pipeline, which is located in Fontana and Rancho Cucamonga, provides flexibility in conveying untreated water from the East Branch of the State Water Project (SWP) to the F. E. Weymouth Water Treatment Plant. Metropolitan generates power from the welded steel pipeline’s high-pressure flows through the Etiwanda Power Plant, earning annual revenues as much as \$8.3 million. The pipeline’s interior mortar lining prevents corrosion of the steel host pipe. In 2008, Metropolitan discovered delaminated mortar lining, caused by climate-driven variations in SWP water supply availability and internal pressure fluctuations. This loss of mortar lining exposed the pipeline to accelerated rates of corrosion that could compromise its structural integrity and lead to leakage. This project removed corrosion, installed new steel liners, and replaced the mortar lining with polyurethane. The polyurethane lining’s performance ensured resiliency to expected pressure fluctuations, and thus enhanced the overall reliability of water supplies imported from Northern California.



MEMORABLE MOMENT

Metropolitan pre-purchased the steel liners to allow construction to occur when SWP supplies were limited in 2022. This year, as Metropolitan’s SWP allocation increased to 100%, work on the pipeline was accelerated to return it to service and ensure full utilization of the SWP allotment. Various teams within Metropolitan, alongside the contractor, collaborated and worked expeditiously to place this critical pipeline back into service two months ahead of schedule, thereby increasing Metropolitan’s capacity to deliver SWP water to Southland communities.

Water Resources, Engineering and Safety



Water Resource Management

Ensure Reliable State Water Project

Water Resources Management (WRM) staff submitted Metropolitan's 2024 initial State Water Project (SWP) water order to the California Department of Water Resources (DWR) to meet the October 1 SWP Contract deadline. The water order included a suite of schedules at various allocation scenarios, including 15 percent, 30 percent, 50 percent, 60 percent, and 100 percent Table A allocation scenarios. These schedules provide DWR input for their modeling studies that, in part, determine the SWP allocation. DWR will announce the initial allocation for 2024 by December 1, 2023.

Ensure Access to Sufficient Water Supplies to Operate a Full Colorado River Aqueduct in Times of Drought

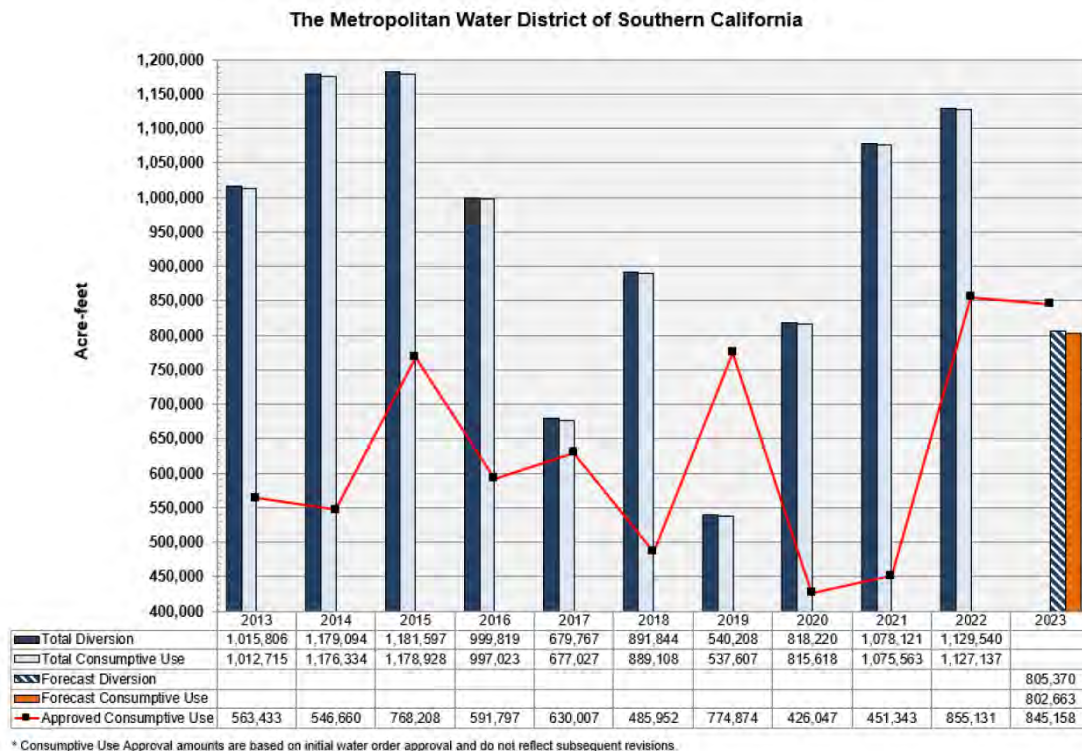
On September 18, 2023, staff from WRM, Water System Operations (WSO), External Affairs, and Executive Management participated in an internal Colorado River (CR) workshop at Diemer Treatment Plant in Yorba Linda. This was the first of several planned internal workshops to develop high-level principles to guide negotiations with the other Basin States in formulating a Consensus Proposal for operational guidelines governing Lakes Mead and Powell after 2026, once the 2007 Interim Guidelines expire. The Basin States plan to submit a Consensus Proposal to the U.S. Bureau of Reclamation (Reclamation) by spring of 2024. In the morning, staff gave presentations on System Flexibility Modeling, Beneficial Use, Aqueduct Augmentation, and Human Health & Safety Supplies. In the afternoon, staff discussed areas where further work is needed and strategized on next steps.

Staff participated in meetings and workshops with Lower Basin and California partners to continue developing a Lower Basin alternative for operating Lakes Mead and Powell after 2026, once the current operational guidelines (the 2007 Interim Guidelines) expire. Meetings included a gathering of technical modeling teams from Metropolitan, Southern Nevada Water Authority, and the Central Arizona Project in Las Vegas; a workshop in San Diego with the Colorado River Board of California (CRB) and representatives from California agencies holding rights to water from the Colorado River (the Quechan Tribe, Imperial Irrigation District, Palo Verde Irrigation District, Coachella Valley Water District, and Metropolitan), and a two-day meeting of Lower Basin States principals in San Diego. The post-2026 reservoir operation guidelines will significantly influence Metropolitan's future supply of Colorado River water.

Staff submitted Metropolitan's 2024 Colorado River Diversion Request, formally known as the 2024 Colorado River Diversion Estimate and Part 417 Consultation Questionnaire, to the U.S. Bureau of Reclamation (Reclamation). Participating in Reclamation's Part 417 consultation process helps ensure full access to the available Colorado River supplies in calendar year 2024. This request includes all transfer water and water that becomes available through the Colorado River priority system. For 2024, staff submitted an estimated total diversion amount of about 960 thousand acre-feet. The figure below provides a historical record of Metropolitan's diversions and consumptive use of Colorado River water for calendar years 2013–2022 and Metropolitan's forecasted consumptive use for 2023.

Water Resources, Engineering and Safety

(continued)



Implement Regional Conservation Program

Held a Model Water Efficient Landscape Workshop in partnership with the San Diego County Water Authority (SDCWA) and City of Oceanside for twenty landscape contractors and city planning professionals. Presented on turf replacement and Non-Functional Turf (NFT) policies at the California Stormwater Quality Conference panel on climate-ready landscapes and stacked incentives. Held a best management practices workshop for the Garden School Foundation on ways to save water in their school gardens.

Collaborate with Member Agencies, Water Agencies and Associations, and Provide Leadership for Policy Development, Advocacy, Outreach and Education

Department of Water Resources (DWR) continues to lead efforts in developing the California Water Plan (CWP) Update 2023. In September, staff attended two DWR-hosted virtual workshops. The workshops discussed DWR's update of three white papers on resource management strategies that will support the CWP Update 2023. The September 13 workshop discussed desalination, and the September 21 workshop covered conjunctive use and recharge. These strategies influence the contents of the CWP and the direction of water resources policy.

DWR released the Public Review Draft of the CWP Update 2023 on September 20, with a 30-day comment period. Staff will be working with ACWA to review, develop comments, and provide feedback on the draft plan. Comments submitted to DWR by October 19 will inform the final CWP Update 2023 scheduled for release at the end of the year. Staff participated in a Southern California Salinity Coalition (SCSC) board meeting on September 7th. During the meeting, the Board welcomed the San Bernardino Valley Municipal Water District as a new member of the coalition. The meeting also featured a presentation on a study co-funded by the SCSC piloting the use of Flow-Reversal Reverse

Water Resources, Engineering and Safety

(continued)

Osmosis (FRRO) for potable reuse. Metropolitan is a founding member of SCSC and recently held the Chair position on the SCSC's board.

On September 21, staff presented to Leadership California at Metropolitan's headquarters on how Metropolitan plans for drought and abundant conditions. Leadership California aims to advance the leadership role of women in California and includes Metropolitan's Chief Diversity, Equity, and Inclusion Officer, Liji Thomas.

Implement Future Supply Actions Funding Program

On September 26, staff participated in a webinar hosted by the Water Research Foundation (WRF) on "Addressing Impediments and Incentives for Agricultural Reuse. Metropolitan co-funded the study with the Foundation for Food and Agriculture Research (FARR). The study is one of the seven FSA studies Metropolitan initiated in partnership with WRF. Staff provided an introduction to the study and summarized Metropolitan's goals of sustaining agriculture through mutually beneficial partnerships. A copy of the webinar brochure is shown below.



Position Metropolitan As A Leader In Open Water Data.

Water Resources Management (WRM) staff attended the 8th Annual California Water Data Summit, hosted by the California Data Collaborative (CaDC). Metropolitan is a member agency of the CaDC and was a platinum sponsor for this year's Summit. WRM staff organized and participated in a panel on Snowpack Monitoring and Water Supply Forecasting to discuss how Metropolitan uses crucial snow and water supply data for operations and planning decisions. Metropolitan's Sustainability, Resilience, and Innovation Manager and Metropolitan's General Manager also attended the summit and spoke on panels regarding water workforce opportunities and advancing infrastructure and community.

Water Resources, Engineering and Safety

(continued)



Promote Metropolitan's Technical Capabilities and Innovation Efforts to Advance the Understanding of Water Resources Management.

Staff participated in a Peer-2-Peer (P2P) meeting on large-diameter pipeline inspection with experts from Mekorot, Israel's national water wholesale agency. The meeting featured presentations from both Mekorot and Metropolitan staff on approaches, technologies, and lessons learned. The meeting also covered predictive maintenance for pipeline infrastructure and non-destructive weld inspections. Staff initiated the meeting through Booky Oren GWT, one of Metropolitan's P2P innovation consultants. Based on the information exchanged, follow-up meetings with Mekorot on these topics will be planned.



Water Resources, Engineering and Safety

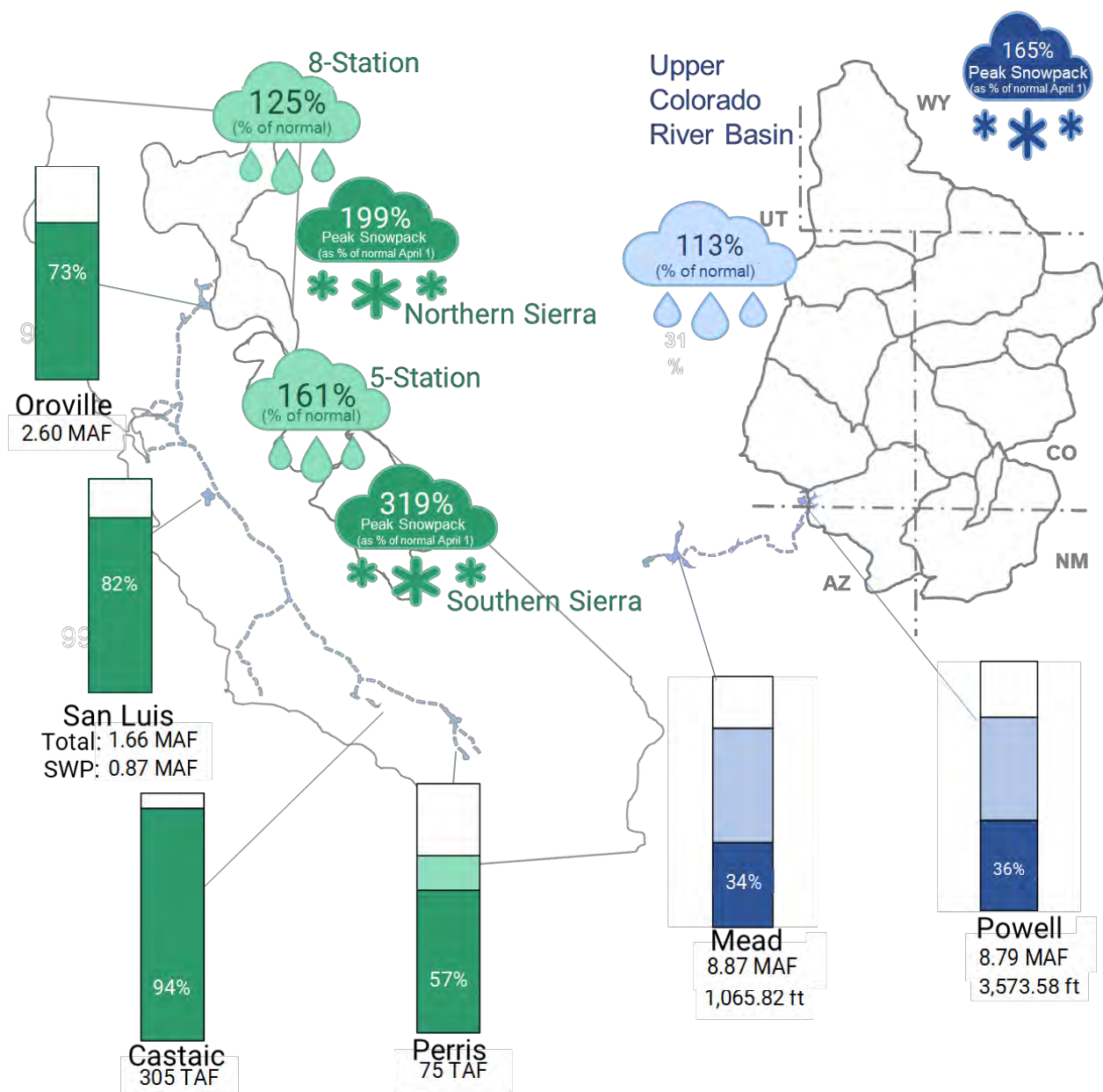
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State Water Project Resources

SWP Table A - 100% - 1,911,500 acre-feet

Colorado River Resources

Projected CRA Diversions - 657,000 acre-feet



Extended Report:

<https://www.mwdh2o.com/WSCR>

Bay-Delta Initiatives

Core Functions

Delta Conveyance

The California Department of Water Resources (DWR) released a draft Environmental Impact Report (EIR) to comply with the California Environmental Quality Act (CEQA) for a public review that ended on December 16, 2022. DWR recently announced an expected late 2023 release date for the proposed project Final EIR. The Final EIR will describe potential environmental impacts, identify mitigation measures that would help avoid or minimize impacts, and provide responses to all substantive comments received on the Draft EIR. More information on the CEQA process for the proposed Delta Conveyance Project and other environmental compliance and permitting processes can be found on the project's [permit portal website](#).

This month, DWR also released new materials related to Delta Conveyance including fact sheets on [public outreach](#) and [project stats](#), as well as an [article](#) describing the importance of infrastructure updates in the face of climate-driven weather extremes.

The U.S. Army Corps of Engineers (USACE), as part of its permitting review under the Clean Water Act and Rivers and Harbors Act, released a draft Environmental Impact Statement (EIS) to comply with the National Environmental Policy Act for a public review that ended on March 16, 2023. USACE is in the process of developing responses to the comments received.

Delta Conveyance related Joint Powers Authorities

A September 21 special meeting of the Delta Conveyance Finance Authority was held to hear updates and approve minutes.

Sites Reservoir

At the joint Sites Project Authority Board and Sites Reservoir Committee Meeting on September 22, the Reservoir Committee and Authority Board adopted Board Resolution #2023-01, which establishes guidelines for the Sites Project's use of the Lower Colusa Basin Drain (CBD) and Knights Landing Ridge Cut (collectively called the Lower CBD System). These guidelines provide a framework for Sites Authority staff in communicating with multiple partner agencies and individuals along the Lower CBD System and help guide the drafting of land use, operations and maintenance, and other agreements required for the integration of the Lower CBD System and the Sites Project. The guidelines address existing operations in the Lower CBD System, collaboration with local partners, water rights and water accounting, and maintenance and capital improvements.

Science Activities

Staff submitted a \$1.6 million Proposition 1 grant proposal to the California Department of Fish and Wildlife to continue the successful work on the Delta Smelt and Native Species Preservation Project. The proposal is to develop two experimental tools, floating wetlands, and Delta smelt impoundment culture. The Floating Wetlands would be propagated into existing Bouldin Island ponds to evaluate the ability to affect carbon budgets in the foodweb to support fish and carbon sequestration. In addition, the Delta smelt impoundment culture information from the study would be used to inform the USBR and DWR joint facilities improvement efforts for the Delta Smelt culture facility.

Water Resources, Engineering and Safety

(continued)

At the Northern California Society of Environmental Toxicology and Chemistry (SETAC) Annual Meeting, Metropolitan staff presented on the multi-institution effort to develop decision support tools that include contaminant modeling in ecosystem and water project management. Two efforts were showcased in which Metropolitan is an active participant: the Collaborative Adaptive Management Team (CAMT) Delta Smelt Structured Decision Making and the Delta Coordination Group Structured Decision Making. Both efforts led to improved understanding of how contaminants and their effects can affect decision making.

Staff continues to participate in the planning committees for the Interagency Ecological Program (IEP) Annual Workshop 2024 and the Bay-Delta Science Conference 2024. Both forums showcase developing and emerging science on the management of the water projects and listed species in the San Francisco Estuary and its watershed. The IEP Annual Workshop is scheduled for March of 2024 and the Bay-Delta Science Conference is scheduled for October 2024.

Staff presented findings from the CAMT Salmonid Technical Workgroup report to the Collaborative Science Adaptive Management Program (CSAMP) policy group, which answered five specific charge questions that were directed by CSAMP. The five questions focused on how exports influence San Joaquin salmonid survival through the Delta, the effect of exports relative to other factors, how exports affect juvenile fish in different water year types, and how new information can be built into the existing modeling tools. A final report developed by the Salmonid Scoping Team will be available by the end of the year.

Regulatory Activities

The State Water Resources Control Board (State Water Board) released a Bay-Delta Water Quality Control Plan Draft Staff Report and Substitute Environmental Document on September 28, 2023. This report will be open for public comment and evaluates the impacts of the different Bay-Delta Plan update alternatives, including the State Water Board's unimpaired flow-based 2018 Framework staff proposal and the Agreements to Support Healthy Rivers and Landscapes (also known as Voluntary Agreements). Staff is reviewing this document and plans to present an update to Metropolitan's Board in November 2023.

Delta Island Activities

Staff is prepared for an October board action item to be heard at the Engineering, Operations and Technology committee to amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and to authorize two professional service agreements for design, preparation of environmental documentation, permit applications, and scientific monitoring. Amending the Capital Investment Plan and awarding these agreements will allow staff to begin work on the Webb Tract Landscape Mosaic Project.

Colorado River Resources

Work Continues on Post-2026 Colorado River Guidelines Process

On June 16, Reclamation initiated the process for developing the post-2026 Colorado River Guidelines. They laid out a schedule in which a Draft Environmental Impact Statement would be prepared by the end of 2024, followed by a Final Environmental Impact Statement (EIS) and Record of Decision in time for the 2027 operating year. In August, Metropolitan submitted scoping comments along with Southern Nevada Water Authority and Central Arizona Project. Those comments included protection of Human Health and Safety supplies and protection of water stored in Lake Mead by the urban agencies. In September, the Colorado River Board of California has been working with staff from its member agencies to develop an initial California position for the new Guidelines. Topics under discussion include under what conditions California might accept reduced deliveries and what tools would be needed in the future, including water storage options for Lake Mead, and participating in interstate augmentation opportunities, such as Pure Water Southern California. The California proposal continues to evolve and will be presented to other Basin States for further discussion and revision. The overall goal is to reach a seven-state consensus alternative that can be included in the Draft EIS for the new Colorado River Guidelines. Reclamation has stated that they need a consensus alternative developed by the end of March 2024, to be included in the Draft EIS. To date, the discussions have not included water reductions to any individual agency, but in general, they include the amount of reductions that would be needed by the Basin States to protect Lake Mead and Lake Powell from reaching critical elevations. In December 2023, staff will participate in a Colorado River Board workshop to update the Board on the discussions and get direction on the key priorities for Metropolitan as it moves through this multi-year long process.

Engineering

Core Business Function – Execute Capital Investment Plan Projects

Engineering Services manages and executes projects within the Capital Investment Plan (CIP) to maintain infrastructure resiliency, ensure regulatory compliance, enhance sustainability, and provide flexibility in system operations to address uncertain water supply conditions.

Distribution System Reliability Program

This program maintains reliable water deliveries through specific rehabilitation and upgrade projects on Metropolitan’s pipelines, reservoirs, and control structures. Recent activities include the following:

- **Etiwanda Pipeline Relining**—This project removes damaged mortar lining in 5.5 miles of pipeline and replaces it with polyurethane lining. Stages 1 and 2 have already been completed. Metropolitan’s Board awarded a construction contract for the third and final stage in July 2022. Stage 3 relines the remaining 2.5 miles of pipeline and is now complete. Stage 3 pipeline rehabilitation work was completed, and the pipeline returned to service in July 2023 ahead of schedule. All remaining work, including site restoration, was completed in September 2023.
- **OC-88 Pump Station Chillers Replacement**—This project replaces deteriorated cooling equipment including three chillers and two chilled water pumps that provide cooling for the pump station’s pump motors and air conditioning system. Construction is approximately 35 percent complete and is scheduled to be complete in February 2024.
- **Orange County Feeder Lining Repairs**—This project replaces the deteriorated internal lining along an 11-mile portion of the Orange County Feeder within the cities of Santa Ana, Costa Mesa, and Newport Beach. Rehabilitation is proceeding in three stages. Construction of Stages 1 and 2 are complete. Metropolitan’s Board awarded a construction contract for the third and final stage in April 2022. The contractor completed applying mortar lining and the pipeline was returned to service in August 2023. Construction is approximately 99 percent complete and is scheduled to be complete by November 2023.
- **Hollywood Tunnel North Portal Upgrade**—This project will replace the existing isolation valves, sleeve type control valves, and hydraulic actuators with new ones. The upgrade will also replace the control system, which will allow the facility to be controlled remotely. A valve procurement specification is 90 percent complete, and award of the procurement contract is planned for January 2024. Final design is 30 percent complete and is scheduled to be complete in September 2024.
- **Garvey Reservoir Rehabilitation**—This project will replace the aging reservoir floating cover and liner, structurally strengthen the inlet/outlet tower, upgrade the on-site water quality laboratory building, rehabilitate the junction structure, and replace the existing standby generator and a portion of the security perimeter fence. Metropolitan’s Board authorized an amendment to a consultant agreement in April 2023 for final design. Final design is approximately 8 percent complete and is scheduled to be complete in December 2024.



OC-88 Pump Station Chillers Replacement
Crane set-up for chiller installation



OC-88 Pump Station Chillers Replacement
Installation of chiller

Prestressed Concrete Cylinder Pipe (PCCP) Reliability Program

This program was established to enhance the reliability of Metropolitan's water distribution system and to reduce the risk of costly emergency repairs of PCCP. The priority pipelines included in the program are the Second Lower Feeder, Sepulveda Feeder, Calabasas Feeder, Rialto Pipeline, and the Allen-McColloch Pipeline. A total of 100 miles of PCCP pipelines will be refurbished under this 20-year program. Recent activities include the following:

- **Sepulveda Feeder CFRP Urgent Relining**—This project rehabilitates three deteriorated Sepulveda Feeder PCCP segments in the Van Nuys, Sherman Oaks, and Brentwood neighborhoods of the city of Los Angeles using carbon fiber reinforced polymer lining. Metropolitan's Board awarded a construction contract in August 2023. Sitework is scheduled to begin in November 2023 and be completed in January 2024.
- **Sepulveda Feeder North**—This PCCP rehabilitation project was re-prioritized to support the West Area Water Supply Reliability Improvements. The North Reach project, in conjunction with the Sepulveda Feeder Pump Stations, will allow the reversal of normal flow in the Sepulveda Feeder to augment treated water deliveries to the west service area. Utility potholing and geotechnical boring is currently taking place. Permitting and public outreach processes have been initiated. The North Reach preliminary design is approximately 30 percent complete and is scheduled to be complete in March 2024.

Colorado River Aqueduct (CRA) Reliability Program

This program maintains the reliability of Metropolitan's CRA conveyance system. Recent activities include the following:

- **Overhead Cranes Replacement**—This project consists of replacing five overhead bridge cranes and retrofitting the support structures within the pump bays located at all five of Metropolitan's Colorado River Aqueduct pumping plants. Metropolitan's Board awarded a construction contract in September 2020. The contractor has completed the installation of the new crane at the Gene and Iron Mountain pumping plants and began mobilizing to begin work at Eagle Mountain Pumping Plant in September. Construction is 45 percent complete and is scheduled to be complete in March 2024.
- **Conduit Structural Protection**—This project consists of installing new reinforced concrete slab protection crossings over portions of the cut-and-cover conduits on the Colorado River Aqueduct. Metropolitan's Board awarded a construction contract in April 2023. The contractor is currently performing grading and installation of form work for concrete pads at four sites. Construction is 7 percent complete and is scheduled to be completed in May 2024.
- **Mile 12 Flow Monitoring Station Upgrades**—This project replaces the CRA Mile 12 flow meter and upgrades the appurtenant facilities at the monitoring station. Metropolitan's Board awarded a construction contract in May 2021. Construction is complete and notice of completion was filed in August 2023.
- **Domestic Water Treatment System Upgrades**—This project upgrades the domestic water treatment systems at all five CRA pumping plants, including replacement of the water treatment units. The construction contract was awarded at the December 2021 board meeting. The contractor is excavating utilities at Gene and Iron as well as fabricating the temporary treatment skids. Construction is 20 percent complete and anticipated to be completed in March 2025.
- **Main Transformer Replacement**—This project replaces the thirty-five 230 kV and 69 kV step-down transformers that are used to run the main pumps at the five Colorado River Aqueduct pumping plants. Preliminary design is complete, and board authorization of an agreement amendment for final design is scheduled for November 2023. In addition, procurement contract documents are complete and board award

Water Resources, Engineering and Safety

(continued)

of a procurement contract for the 35 stepdown transformers is scheduled for November 2023. These transformers will be installed as part of a future board awarded installation contract.

- **Cabazon Radial Gate Replacement**—This project will replace an inline and waste way radial gate at the facility as well as install security, electrical, and safety upgrades. Final design is 20 percent complete and is scheduled to be complete in July 2024.
- **Black Metal Mountain Electrical Upgrades**—This project scope includes the replacement of the existing single-phase 2400 V power line delivering power to Metropolitan's Black Metal Mountain communication sites with a more robust three-phase power line rated for 4.16 kV usage. The project will also enhance the main access road to the communications sites. Preliminary design is 80 percent complete and is scheduled to be completed in December 2023.

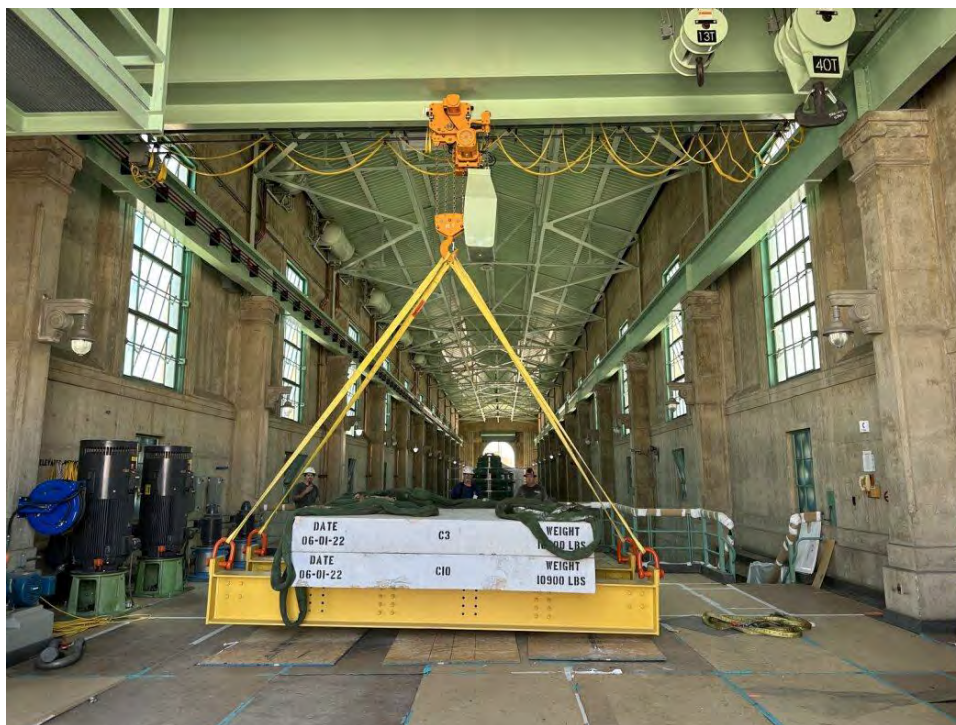


Overhead Cranes

Iron Mountain, East beam with new coating

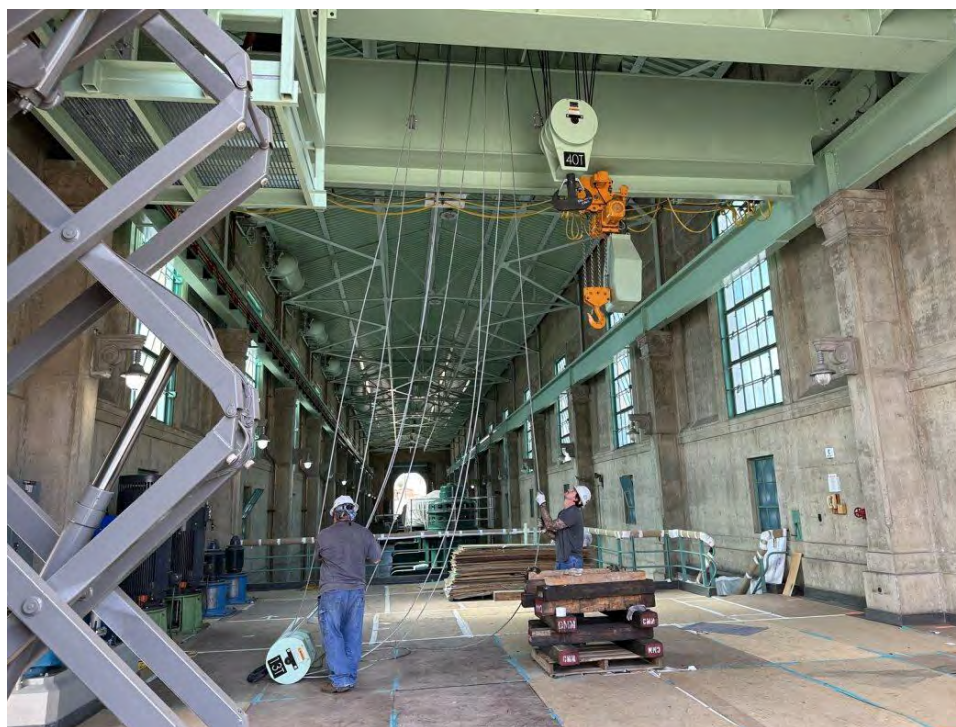
Water Resources, Engineering and Safety

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Overhead Cranes

Iron Mountain, 10-Ton Monorail Load Test



Overhead Cranes

Iron Mountain, Auxiliary hook being spooled onto drum

Water Resources, Engineering and Safety

(continued)

System Flexibility/Supply Reliability

Projects under this program will enhance the flexibility and/or increase the capacity of Metropolitan's water supply and delivery infrastructure to meet current and projected service demands. Projects under this program address climate change affecting water supply, regional drought, and alternative water sources for areas dependent on State Project Water.

- **Badlands Tunnel Surge Protection**—In conjunction with three other projects, this project enhances water supply reliability in the Rialto Pipeline service area by enabling water to be pumped from the Wadsworth Pumping Plant forebay to Rialto Pipeline by way of the Inland Feeder. This project installs a new hydraulic surge tank at the south portal of the tunnel, which will protect the Inland Feeder from hydraulic transients when pumping water from DVL to the Rialto Pipeline through the Inland Feeder. Final design is complete and board award of a construction contract is scheduled for November 2023.
- **Inland Feeder-Rialto Pipeline Intertie**—In conjunction with three other projects, this project enhances water supply reliability in the Rialto Pipeline service area by enabling water to be pumped from the Wadsworth Pumping Plant forebay to Rialto Pipeline by way of the Inland Feeder. This project installs an interconnection pipeline and isolation valve structure between the Inland Feeder and Rialto Pipeline. The Board awarded a construction contract in September 2023. Construction is scheduled to be completed in March 2025.
- **Wadsworth Pumping Plant Bypass**—In conjunction with three other projects, this project enhances water supply reliability in the Rialto Pipeline service area by enabling water to be pumped from the Wadsworth Pumping Plant forebay to Rialto Pipeline by way of the Inland Feeder. This project installs a bypass pipeline and an isolation valve to interconnect the Wadsworth Pumping Plant with the Eastside Pipeline. Metropolitan's Board awarded a construction contract in January 2023. The contractor has mobilized onsite and construction of the valve structure and relocation of utilities in area is underway. Construction is approximately 13 percent complete and is scheduled to be complete in May 2024.
- **Sepulveda Feeder Pumping Stations**—This project installs new pump stations at the existing Venice and Sepulveda Canyon pressure control facilities, providing the ability to reverse flow in the Sepulveda Feeder and deliver water from the Central Pool to portions of the Jensen plant-exclusive area. This project uses a progressive design-build (PDB) project delivery method. The Board awarded a Phase 1 design-build services agreement and in September 2023. Phase 1, which includes site investigation, design to the 70 percent level, environmental planning, and preparation of long-lead-item procurement documents is scheduled to be completed in September 2024.

Treatment Plant Reliability Program

This program was initiated to maintain reliability and improve the operating efficiency of Metropolitan's water treatment plants through specific improvement projects. Recent activities include the following:

- **Weymouth Basins 5-8 and Filter Building No. 2 Rehabilitation**—This project rehabilitates major mechanical and structural components including the flocculation/sedimentation equipment, sludge pumps, baffle boards and walls, launders, inlet gates, and outlet drop gates at the Weymouth plant. Rehabilitation work also includes seismic upgrades of basin walls and inlet channel, hazardous material abatement, and replacement of filter valves and actuators in Filter Building No. 2. Metropolitan's Board awarded a construction contract in May 2022. The contractor continued planned work under the first quarter-plant outage, including installation of filter valves and piping in Filter Building No. 2; construction of new concrete walls and corbels and installation of new mechanical piping and electrical conduits in Basins 7 and 8. Construction is 45 percent complete and is scheduled to be complete in May 2025.

Water Resources, Engineering and Safety

(continued)

- **Mills Electrical Upgrades**—This project upgrades the electrical system with dual-power feeds to key process equipment to comply with current codes and industry practice, improve plant reliability, and enhance worker safety. Stage 1 construction is complete, and a construction contract for Stage 2 improvements was awarded in November 2021. Stage 2 improvements will add a second incoming 12 kV service from Riverside Public Utilities, reconfigure the existing 4160-volt switchgear, and replace the standby generator switchgear and the emergency generator programmable logic controller. The contractor completed the installation of the CMU block wall for the Riverside Public utility switchyard and the ORP Switchgear building walls and is currently constructing the building roof and HVAC system for the expanded ORP switchgear building. Construction is 35 percent complete and is scheduled to be complete in August 2025.
- **Jensen Ozone PSUs Replacement**—This project rehabilitates the ozone generation system at the Jensen plant by replacing four existing ozone power supply units (PSUs) and four sets of generator dielectrics. The project also makes required modifications to the associated electrical, control, and cooling water systems. Metropolitan's Board awarded a construction contract in June 2022. All PSUs and dielectrics have been manufactured and delivered. Installation of two PSUs is complete and dielectrics for two ozone generators have been replaced. The contractor has completed pipe fabrication and is currently procuring valve and pipe supports for the cooling water system modifications and coordinating study for start-up testing of the two newly installed PSUs. Construction is 47 percent complete and is scheduled to be complete in February 2024.

System Reliability Program

The System Reliability Program consists of projects to improve or modify facilities located throughout Metropolitan's service area to use new processes and/or technologies and improve facility safety and overall reliability. Recent activities include the following:

- **Headquarters Physical Security Upgrades**—This project implements comprehensive security upgrades for the Metropolitan Headquarters Building. These upgrades are consistent with federally recommended best practices for government buildings. This work has been prioritized and staged to minimize rework and impacts on day-to-day operations within the building. Stage 1 work is complete and provides enhanced security related to perimeter windows and doors. Stage 2 work is complete and provides security system upgrades inside the building with a focus on the main entry rotunda area, board room, executive dining lounge, and security control room. Stage 3 improvements will provide security system upgrades around the perimeter of the building. Metropolitan's Board awarded the third and final contract in December 2022. The contractor completed ground penetrating radar scanning for bollard installation and began installation of bollards and other security features including cameras, speakers. Construction is 35 percent complete and is scheduled to be complete in March 2024.
- **Headquarters Building Fire Alarm and Smoke Control System Upgrades**—This project upgrades the Metropolitan Headquarters Building fire life safety systems, which includes replacement of the fire detection and alarm system and HVAC system improvements for smoke control. The fire alarm and smoke control systems in Metropolitan's Headquarters Building provide detection, notification, and control of building functions so that occupants and visitors can safely exit in the event of a fire. Metropolitan's Board awarded a construction contract in August 2020. The contractor completed third-party testing and commissioning of the smoke control system. The contractor began final testing/sign-off of the fire alarm and smoke control systems by Los Angeles Fire and Building Departments. Construction is 92 percent complete and is scheduled to be complete in December 2023.

Water Resources, Engineering and Safety

(continued)

- **SCADA System Upgrades**—This project will upgrade Metropolitan’s entire control system in incremental stages, spanning the Colorado River Aqueduct, the five water treatment plants, and the conveyance and distribution system. The first stage of this project replaces the control system at the Mills plant, starting with a pilot effort on one of the plant’s remote terminal units. The pilot effort will demonstrate the proposed technology and the consultant’s approach for the plant and the overall project. The consultant continued providing submittals, performing equipment verification, and developing control narratives and a training plan. The pilot phase is approximately 45 percent complete and is scheduled to be complete in March 2024. The system upgrades at the Mills plant are scheduled to be complete in April 2026.
- **Foothill Hydroelectric Plant and Control Building Seismic Upgrade**—This project strengthens the Foothill Hydroelectric Plant and Control Building to withstand a significant earthquake, by removing and replacing the roofing system, adding encasements to enlarge and strengthen concrete columns, and reinforcing shallow foundations. A construction contract was awarded in April 2023. The contractor continued performing abatement activities on the building’s roof and demolition of existing exhaust fans. Construction is 20 percent complete and is scheduled to be completed in December 2024.

Value Engineering

CRA Conduit Erosion Control Improvements Project Value Engineering Workshop

In September, Engineering completed a Value Engineering workshop for the CRA Conduit Erosion Control Improvements project. Portions of the CRA are composed of unreinforced concrete conduit constructed using cut-and-cover techniques. In most locations, sufficient ground cover is in place to protect the buried conduit from damage. In certain areas where the CRA crosses major flow drainage channels, heavy storm events have eroded the soil cover, exposing the conduit to potential damage. To prevent damage, WSO staff respond and perform substantial maintenance activity to restore cover after storm events. This project will construct erosion control measures designed to maintain sufficient soil cover and minimize the need for significant maintenance at 19 specific locations along a 65-mile stretch of the CRA west of the Hinds Pumping Plant. The value engineering workshop focused on reviewing the proposed remediation alternatives at these locations and addressed the following topics: construction sequencing, environmental permitting issues, construction cost, and mitigation of construction risks and reducing long-term O&M impacts. The workshop team included Metropolitan and consultant staff and was highly productive, generating recommendations to improve safety, constructability, and minimize future maintenance costs.



Pinkham Wash (Site 15) CRA Station 7059+00 (MM 145.51)

Colorado River Conservation Workshop

Engineering assisted WRM with planning and facilitating a one-day workshop at Diemer to consider issues and policies regarding Metropolitan's use of Colorado River supplies. The workshop considered several background issues including the upcoming December 2025 expiration of the 2007 Interim Guidelines, the US Bureau of Reclamation's initiation of the development of Post-2026 Operational Guidelines, and future hydrologic assumptions. The workshop specifically brought forward information from Metropolitan's System Flexibility Modeling efforts, potential projects, and methods to augment supplies, as well as discussions related to beneficial and reasonable use definitions and water shortage guidelines pertaining to human health and safety considerations. Workshop attendees included staff representing Colorado River Resources, Water Resources, Engineering, General Counsel, Operations, Environmental Planning, and Executive Management.

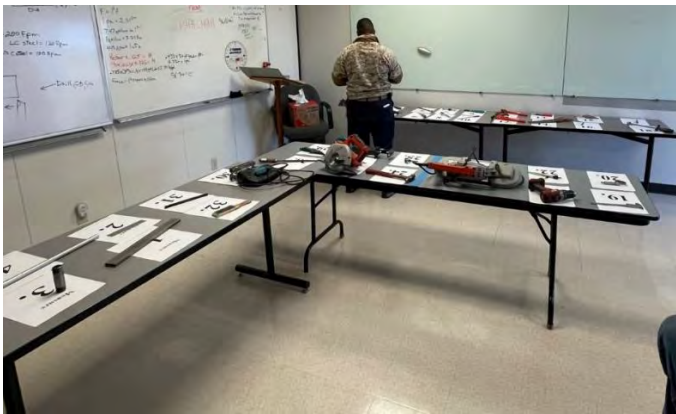
Safety, Security and Protection

Project Highlights

Safety, Regulatory and Training

The Safety, Regulatory, and Training (SRT) Section develops and trains Metropolitan staff. SRT includes Metropolitan's Apprenticeship Programs.

The Apprenticeship Programs prepare apprentices to become qualified mechanics and electricians responsible for maintaining Metropolitan's water treatment and distribution systems. This month, the Class of 2027 mechanics and electricians successfully completed midterm exams for their first period of instruction. Midterms consisted of a written test and a practical exam. The written test evaluated apprentices' knowledge of industrial safety and health and of hand and power tools. The practical exam assessed basic measurement skills and the ability to identify hand and power tools correctly. The Class of 2027 consists of internal candidates recruited from different areas across Metropolitan. These apprentices are progressing in their studies and are expected to complete the probationary period next month. Once apprentices successfully pass probation, they will be officially registered with the State of California Division of Apprenticeship Standards.



**Class of 2027 apprentice completing the practical midterm exam (left)
and apprentices learning about respiratory safety (right)**

SRT provides enterprise-wide environmental, health, safety, and technical training to ensure compliance with federal, state, and local regulatory agency requirements and Metropolitan policies and procedures. This month, staff conducted a total of 76 in-person classes, benefiting 494 students on 33 distinct topics. Another 827 students successfully completed online safety classes administered through MyLearning. Finally, staff recorded 351 medical evaluations and respirator fit tests.

SRT staff updated Metropolitan's Health, Safety, and Environmental (HSE) Manual with the COVID-19 Prevention Program. This program ensures compliance with Cal/OSHA's Non-Emergency Standard §3205, COVID-19 Prevention Standard, and establishes procedures to minimize exposure to COVID-19 while working at Metropolitan facilities and worksites. The program includes procedures for responding in the event a Metropolitan worksite experiences a

Water Resources, Engineering and Safety

(continued)

COVID-19 outbreak and preventing COVID-19 at Metropolitan guest lodging and transportation. The HSE Manual is available on the IntraMet.

SRT staff developed and posted a new Metropolitan Safety Talk titled “Workplace Violence.” This Safety Talk defines workplace violence, outlines the warning signs, covers measures to minimize or prevent workplace violence, and provides a list of available employee support services. SRT staff and the new Chief Safety, Security, and Protection Officer co-presented at the Continuing Challenge Hazardous Materials Emergency Response Workshop in Sacramento. The presentation focused on common chemical hazards emergency responders could expect to encounter at a water or wastewater treatment facility.



Workplace Violence Safety Talk posted on the IntraMet



Chemical Hazards at Water and Wastewater Treatment Facilities Presentation

Water Resources, Engineering and Safety

(continued)

SRT staff attended the Joint Utility Vendor Audit Consortium (JUVAC) meeting to discuss various hazardous waste issues and plan for future meetings and audits. Metropolitan's representative was elected Vice-Chair for 2024. JUVAC is a consortium of utilities that conduct vendor environmental audits of treatment, storage, and disposal facilities (TSDFs) and share audit results with consortium members. Staff facilitated the Process Hazard Analysis (PHA) for the Chemical Unloading Facility CUF Recompressor Project. A PHA is a thorough, step-by-step review of chlorine operations and maintenance procedures used to identify potential deficiencies and evaluate their consequences. This process helps identify a range of risks, from equipment failures to human error, and ultimately improves the safety of plant personnel and the surrounding environment. SRT, Water System Operations, and Engineering staff collaborated on the PHA to review the new proposed recompressor for CUF transloading operations.

Security and Emergency Response

The Cyber and Infrastructure Security Agency (CISA) within the Department of Homeland Security conducted an active shooter exercise at the Jensen Water Treatment Plant on Wednesday, September 6, 2023. This comprehensive exercise encompassed crucial aspects of a unified response to acts of violence, including pre-incident indicators, employee and visitor screening, and communication protocols before, during, and after an emergency.

The exercise was a collaborative effort that included:

- Metropolitan key stakeholders from Security and Emergency Management, Water System Operations (WSO), External Affairs, Safety, and Recovery
- Representatives from local, state, and federal agencies such as the California Office of Emergency Management (OEM), Red Cross, LA County Fire, and others

Such exercises play a vital role in evaluating our operational procedures and overall preparedness for emergencies. The experiences gained from these exercises, along with the subsequent training and analysis of outcomes, serve as invaluable tools in our emergency management toolkit. They enable us to enhance our readiness and response capabilities, particularly during times of heightened stress and uncertainty.



Active shooter exercise at the Jensen Water Treatment Plant

Water Resources, Engineering and Safety

(continued)

Security and Emergency Response

The Security and Emergency Management Unit initiated a pilot project at Jensen Water Treatment Plant using innovative, ground-based radar systems from two competing vendors. Combined with high-definition security surveillance cameras and video analytics, these systems can track multiple threats in real time.

The systems were put through a series of realistic scenarios to evaluate their performance capabilities. Role players were designated as notional adversarial forces to gage the technical strengths and shortcomings of both vendors over a 30-day evaluation period.

The integration of ground-based radar with security video surveillance offers Metropolitan a robust and effective security solution that enhances detection accuracy, early warning capabilities, and overall situational awareness, while reducing false alarms and improving response times.



Jensen's pilot project includes innovative, ground-based radar systems

Operations

Water System Operations

Core Business Objectives

Manage Vacancies

WSO filled three vacancies in September.

Provide Reliable Water Deliveries

Metropolitan member agency water deliveries were 130,100 acre-feet (AF) for September, with an average of 4,300 AF per day, which was about 800 AF per day higher than in August. In addition, Metropolitan delivered 16,700 AF to Cyclic and Conjunctive Use Programs. Treated water deliveries were 8,700 AF lower than in August for a total of 60,900 AF, or 47 percent of total deliveries for the month. The Colorado River Aqueduct (CRA) pumped a total of 42,600 AF in September. CRA deliveries continue to be lower this month as a result of the Hurricane Hillary storm event that damaged the Coachella Valley Water District recharge facilities. As a result of the lower CRA deliveries, Metropolitan is maintaining three-pump flow along the CRA. State Water Project (SWP) imports averaged 4,300 AF per day, totaling about 127,600 AF for the month. The target SWP blend is around 80 percent for the Weymouth Plant, 25 percent for the Diemer Plant, and 55 percent for the Skinner Plant.

Staff replaced the 50 kilovolt-amperes (kVA) uninterruptible power supply (UPS) unit that provides backup power for the pressure control structure (PCS) at Red Mountain Hydroelectric Power Plant (HEP). This UPS is critical to the operation of San Diego Pipeline No. 5, as it allows the hydroelectric generator's water flow to be transferred to the PCS if the HEP shuts down because of a total power loss at the facility. Without this equipment functioning correctly, the flow would substantially drop during a power failure event. This could negatively affect deliveries of water downstream of the HEP.



Skinner staff installing 50 kVA UPS unit at Red Mountain Hydroelectric Power Plant



Staff began the investigating a redundant fiber optic cable to the Diamond Valley Lake Pump House. The new fiber optic cable will provide additional communication redundancy, increase security of Metropolitan network, and raise the communication capabilities of the DVL facility.



Staff determining the path for a new fiber optic cable

Manage Water Reserves

The 100 percent SWP allocation when combined with Colorado River supplies provides the region with more water than normal demands. Water continues to be managed according to Water Surplus and Drought Management (WSDM) principles and operational objectives with an emphasis to position SWP supplies to meet future demands in the SWP-dependent area. Metropolitan temporarily discontinued deliveries to Desert Water Agency and Coachella Valley Water District because of storm damage at the replenishment facilities. With the high SWP Allocation and low regional demands, Metropolitan is working to maximize its use of Table A supplies this year. Staff is working with member agencies to manage supplies through the Cyclic and Cyclic Cost Offset Programs.

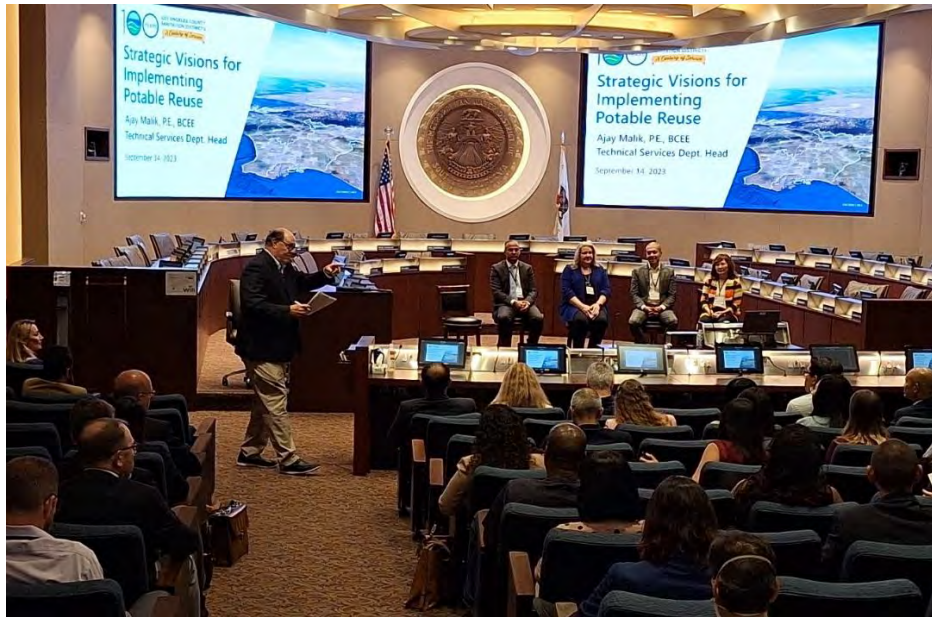
Support the Pure Water Southern California Program

Staff continued operating the Pure Water Southern California Demonstration Facility in a secondary membrane bioreactor (sMBR) mode ahead of a planned shutdown to prepare for the next phase of testing. Staff performed additional spiking studies with formaldehyde and acetone to better understand the removal of volatile organic compounds through the MBR. Staff continued to perform bench and pilot-scale post-treatment testing to understand full-scale operations, required processes, and other considerations.

Staff worked with the Los Angeles County Sanitation Districts to coordinate shared resources for a planned shutdown in November, which will overhaul bioreactor piping and controls and prepare the plant to return to a tertiary MBR operational mode in December.

Staff participated in a State Water Resources Control Board (SWRCB) workshop on the proposed direct potable reuse regulations on September 7, provided a verbal statement, and submitted written comments on September 8. One of the primary comments recommended an “alternatives” section that would allow for innovation and flexibility in monitoring, treatment, and compliance while ensuring the primary goal of public health protection and water safety.

On September 14, the Water Research Foundation held a regional workshop on research into water reuse hosted by Metropolitan at the Headquarters at Union Station. Sessions included presentations on monitoring, chemical and pathogen control, and strategic visions for implementing potable reuse in California.



Utility representatives discuss their agencies' vision and plans for developing potable water reuse during Water Research Foundation workshop hosted by Metropolitan

Manage Power Resources and Energy Use in a Sustainable Manner

Energy markets in September remained stable, with prices reflecting the transition from hotter summer to cooler fall weather. Overall, the 2023 summer operating period was relatively mild, and energy price forecasts reflect this, with gas and electricity prices stable or trending slightly downward for the winter 2023/24 and summer 2024 periods.

The combination of reduced CRA pumping and stable energy markets are reflected in the forecast cost for CRA energy. The CRA energy cost budget for fiscal year 2023/24 is \$82.6 million; the current energy cost forecast for this fiscal year is significantly lower at \$55.3 million because of reduced pumping and lower forward cost curves.

Daily generation output from Metropolitan's small HEPs averaged around 20 megawatts (MW) during the month of September, for a total energy output of about 14,000 megawatt-hours (MW-hrs). Metropolitan's solar facilities, totaling 5.4 megawatts of capacity, generated approximately 900 MW-hrs in September.

Optimize Maintenance

Staff from across Metropolitan came together to manage and control nitrification, which developed in the distribution system in Orange and Los Angeles counties because of warmer temperatures and low water demands. Staff have taken numerous actions to manage this event, including system changes to increase flows in affected areas, chemical adjustments and blend changes at the treatment plants, and increased monitoring throughout the distribution system. The elevated nitrite levels required extensive around-the-clock flushing from various feeders. Staff coordinated closely throughout the organization and with the affected member agencies. This extensive effort demonstrates the dedication and collaboration of Metropolitan staff to ensure that we continue to deliver reliable, high-quality water to our member agencies.



Staff collecting water sample for testing on the West Coast Feeder



De-chlorination set up at flushing location on Allen McCulloch Pipeline (right) and flushing location on West Coast Feeder (left)

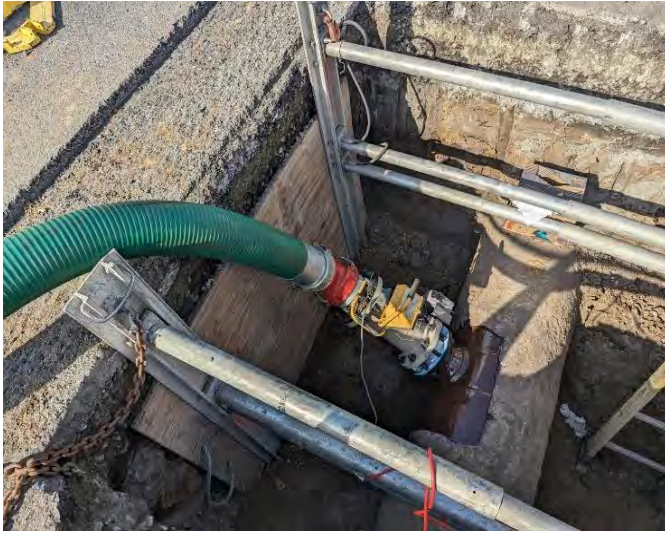
Staff responded to a leak on the 21-inch Compton Lateral. The repair involved isolating the Compton Lateral from the Palos Verdes Feeder by closing two 12-inch valves, removing a boilerplate flange, and dewatering the feeder. The City of Compton also isolated valves in their jurisdiction to prevent backflow into the repair area. Staff welded a 6-inch weldolet, repaired the interior mortar lining, and then epoxy-coated the exterior of the capped weldolet along with mortar lining to prevent corrosion. Staff expedited the coordination of permits and shutdown planning, completed the repair quickly, and promptly returned the pipeline to service.



Staff meeting onsite to assess damage and confirm repair options for the Compton Lateral

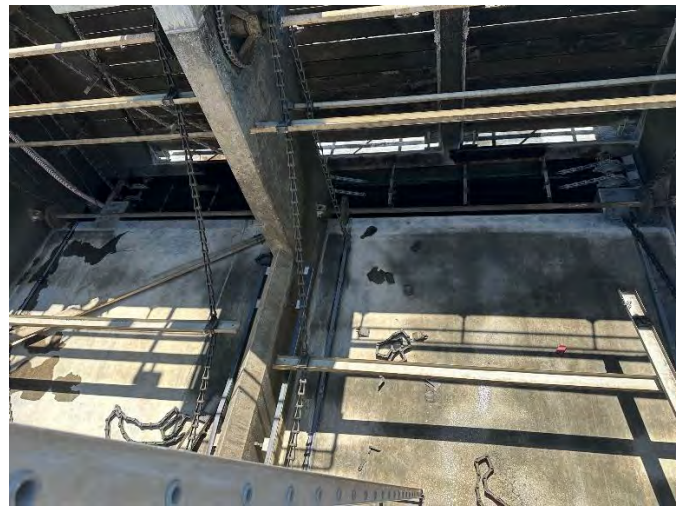
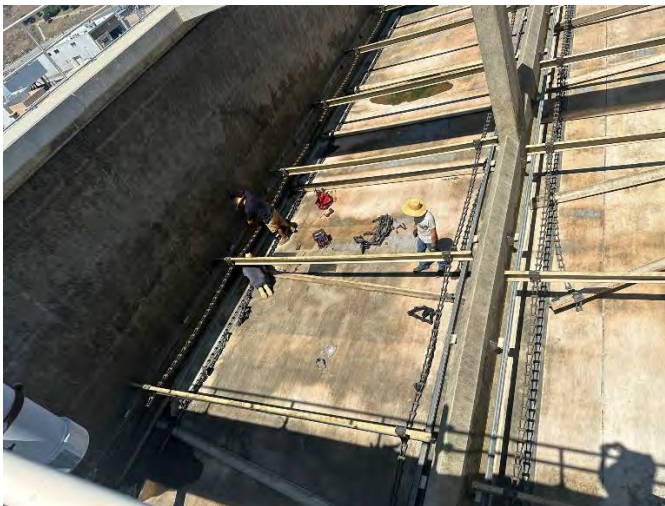


Staff measuring damage area (left) and welding (right) to repair the Compton Lateral



Flushing to disinfect pipeline (left) and mortar cap (right) post-repair on the Compton Lateral

Diemer plant staff drained half of the Washwater Reclamation Plant to remove solids build-up inside the basin. Staff also performed equipment inspection and replaced broken chains on the longitudinal scrapers. The Washwater Reclamation Plant receives used washwater from the filters and the sludge thickeners. The water is treated at the reclamation plant and returned to the ozone contactors.



Staff repairing and replacing equipment in the Washwater Reclamation Plant at Diemer

Staff performed maintenance on the heat exchanger system, which is critical to the reliable operations of the CRA. The 230 kilovolt (kV) CRA transformers are exposed to ambient temperatures in excess of 120 degrees during the summer. The transformers use a heat exchanger system in which the insulating oil is cooled by water. This allows the transformers to operate within specifications during extreme temperatures.



Staff installs a rebuilt forced oil pump on a 230kV transformer along the CRA

Staff performs regular maintenance of protection relays, such as testing and calibration to ensure proper operation. Protection relays are vital in ensuring electric motors are not adversely affected by overcurrent. Along with the aging CRA infrastructure, many systems have become obsolete because of equipment upgrades. Pump plant staff also removed an outdated underground pipe system that was used to provide oil for high-voltage circuit breakers.

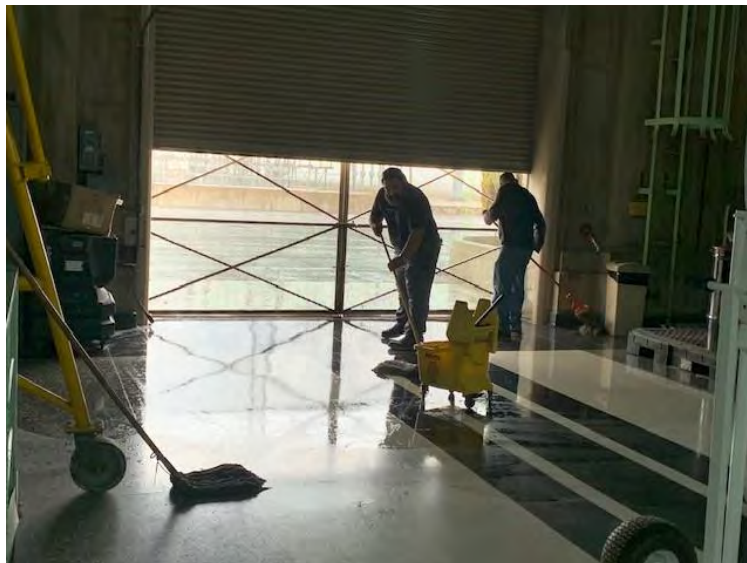


Staff testing and calibrating a protection relay for a 9,000 HP motor at a CRA pump plant



Staff demolishing an obsolete piping system at a CRA pump plant

Monsoon storms can occur in the desert region with little warning causing problems for operations because of heavy rain, high winds, and lightning. Staff quickly respond to protect facilities and equipment, including using a portable screening plant to ensure that materials are quickly available for emergency repairs. The screening and stockpiling of aggregate materials is essential for the rapid repair of patrol and access roads, helping to ensure reliable operation and maintenance of the CRA.

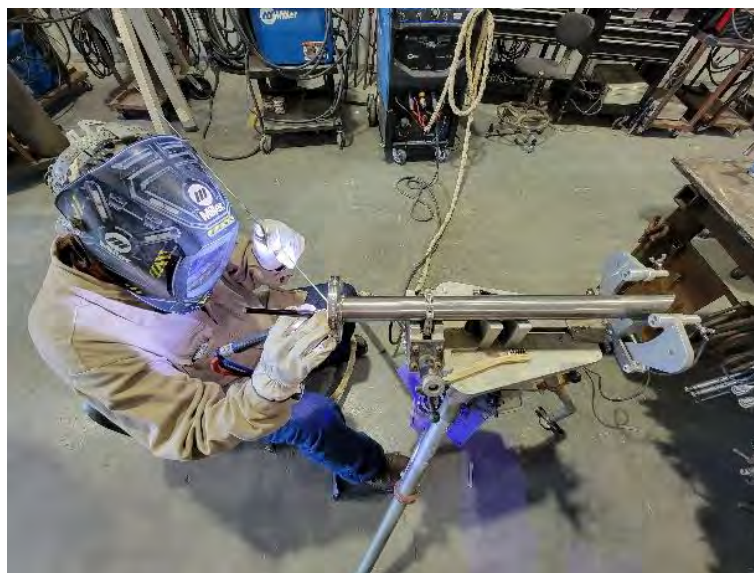


Staff cleaning a CRA pump plant after a monsoonal rain



Staff operating a portable screening plant for aggregate material to maintain CRA access roads

The sulfuric acid system at the Jensen plant was constructed as part of the ozone retrofit in 2002. After being offline for several years, it was recently restarted in January. Staff identified a leak at the injection feed lance in the farm, where 93 percent sulfuric acid is diluted with potable water to form a solution used to adjust pH in the water treatment process. Staff disassembled the piping, procured materials, manufactured and assembled the feed lance, and completed installation.



Staff welding the sulfuric acid feed lance assembly at the Jensen plant

Optimize Water Treatment and Distribution

The SWP target blend entering the Weymouth plant was 70 to 80 percent in September. The SWP blend entering the Diemer plant was lowered from approximately 50 to 25 percent as one of the many actions to manage nitrification in the distribution system. The Mills plant continued to receive a blend of Silverwood Lake and Lake Perris water because of low alkalinity in the East Branch SWP. The SWP target entering Lake Skinner fluctuated to accommodate multiple operational needs and to maximize water delivery from the SWP, but the blend leaving the lake was relatively stable at 55 to 65 percent.

Flow-weighted running annual averages for total dissolved solids from July 2022 through June 2023 for Metropolitan's treatment plants capable of receiving a blend of supplies from the SWP and the Colorado River Aqueduct were 523, 535, and 608 milligrams per liter (mg/L) for the Weymouth, Diemer, and Skinner plants, respectively.

Nitrification in parts of the distribution system continued to improve after extensive flushing and various operational changes throughout the month. Staff made several changes at the Diemer plant including reducing the SWP blend from 50 to 25 percent, switching from ozone to chlorine as the primary disinfectant to minimize biodegradable organic materials entering the distribution system, and raising the plant effluent pH target to 8.6. The plant effluent pH target at Weymouth and Jensen plants was also increased to 8.6. Staff will continue to make adjustments at the treatment plants as needed, along with distribution actions such as flushing, to manage nitrification within the system.

Staff replaced the chlorine residual analyzer at the Cabazon water quality monitoring structure with along the CRA. The previous chlorine analyzer was prone to clogging at this location measuring raw water, because of its small diameter sample tubing. The new analyzer uses a larger diameter tubing system that allows particles to pass through more easily without clogging between maintenance.



Staff installing chlorine residual analyzer with improved raw water compatibility along the CRA at Cabazon

Weymouth plant staff works with the La Verne C&D Team to maintain the Ramona Pressure Control Structure (PCS) equipment. Staff performed preventative maintenance and testing of the control components for the four regulating valves within this structure. Staff also repaired components as the controllers are no longer manufactured or available from suppliers. A capital project is planned to replace the existing equipment installed in the 1960s with the latest Metropolitan specifications and industry standards.



Weymouth plant staff performing maintenance and repairs at Ramona PCS

Improve Emergency Preparedness and Response

On September 13, staff participated in the quarterly board of directors meeting for the California Utilities Emergency Association (CUEA). The meeting was held at Southern California Edison's Irwindale facility and included members from public and private utilities throughout the state. Metropolitan continues its participation in the group, which connects different types of utilities and the CalOES.

Diemer plant staff operated ozone contactor emergency drain valves and finished water reservoir slide gates at the request of the California Division of Safety of Dams (DSOD). The valves and gates provide the control for emergency dewatering procedures. DSOD inspects each jurisdictional dam on an annual basis to ensure that it is safe and that it performs as intended and operates correctly.



California Division of Safety of Dams performing annual inspection at Diemer plant

Protect Source Water Quality

On September 21, staff met with representatives from the California Department of Water Resources and the Los Angeles Department of Water and Power to review the status of invasive quagga mussels in the West Branch SWP.

Staff also worked with External Affairs to recognize Source Water Protection Week (September 24–30), sponsored by the American Water Works Association.

Manage the Power System

Metropolitan staff responded to a Request for Information (RFI) from the Western Electricity Coordinating Council (WECC) pertaining to North American Electric Reliability Corporation (NERC) standard CIP-0003 R2. This reliability standard pertains to the physical security of Bulk Electric System (BES) cyber assets. Metropolitan staff submitted a report of a potential violation of this standard at the Iron Mountain pumping plant in 2021, including mitigation activities. This RFI from WECC compliance staff requested additional clarification on the mitigation activities.

Prepare for Future Legislation and Regulation

On August 17, the U.S. Environmental Protection Agency (EPA) rescinded its 2019 memorandum “Interim Recommendations to Address Groundwater Contaminated with Perfluorooctanoic Acid [PFOA] and Perfluorooctanesulfonate [PFOS]” (“2019 Interim Guidance”). EPA stated that the 2019 Interim Guidance “no longer reflects the best, currently available science.” The Agency further asserted that, as a result of the rescission, “more contaminated groundwater will be investigated for PFOA and PFOS contamination and potentially cleaned up based on the latest science.” EPA recommended that PFOA and PFOS groundwater subject to federal cleanup programs [i.e., Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) or Resource Conservative and Recovery Act (RCRA)] be evaluated and addressed in accordance with the 1989 “Risk Assessment Guide for Superfund” and Regional Screening Levels. Staff will continue to monitor any future developments with respect to Per- and Polyfluoroalkyl Substances (PFAS) in the environment.

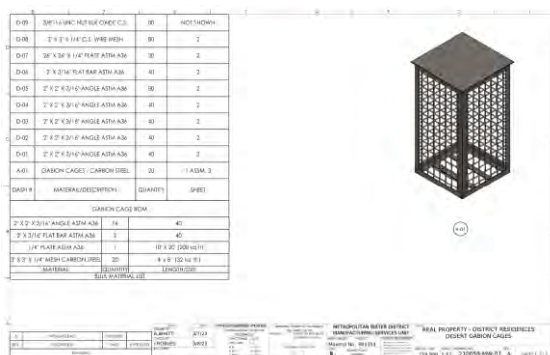
On August 17, the EPA released the first of 12 sets of PFAS data collected under the fifth Unregulated Contaminant Monitoring Rule (UCMR 5). The monitoring data on 29 PFAS and lithium will help the EPA determine future regulatory actions [e.g., Maximum Contaminant Level (MCL) setting or CERCLA designations]. The remaining data will be released in batches through 2026. Staff is evaluating these data for PFAS occurrence within Metropolitan's service area.

On September 8, Metropolitan submitted joint comments with the Los Angeles County Sanitation Districts on the proposed Direct Potable Reuse (DPR) regulations. Staff comments included modifying the “Alternatives” clause to provide greater operational flexibility while maintaining public health protections, establishing a Science Advisory Panel for constituents of emerging concern, and streamlining the monitoring, operator certification, and consecutive system requirements. The DPR regulations are expected to be finalized by the end of the year. Staff will continue to track any future regulatory developments with respect to DPR.

On September 8, the EPA and the Army Corps of Engineers published the final rule revising the definition of Waters of the United States (WOTUS). The final rule incorporates the 2023 Supreme Court ruling in *Sackett v. EPA*, which concluded that WOTUS only encompasses “traditional” streams, oceans, rivers, and lakes. In addition to rejecting the “significant nexus” test found in *Rapanos v. United States*, the new rule no longer covers ephemeral streams—a common feature in the arid Southwest. Staff is reviewing the new WOTUS Rule to determine how it would affect source water protection and permitting activities.

Enhance Support Infrastructure at the Desert Facilities

The La Verne Shops received a request to manufacture 20 gabion fence pillars for the Desert Region. The cages were 24”x24”x48” tall, made of carbon steel, and will be installed in various locations within the desert village housing area.



ITEM	DESCRIPTION	QTY	UNIT
0-001	24" X 24" X 48" GABION CAGE	20	PCS
0-002	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT
0-003	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT
0-004	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT
0-005	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT
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0-099	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT
0-100	2" X 2" X 1/4" GALV. STEEL WIRE	80	FT



Bill of Materials (left) of the cages and wire mesh sides cut to size (right)



Fabrication of the cage tops (left) and cage structures (right)

Advance Education and Outreach Initiatives

Staff provided a presentation on the potential impacts of climate change on water quality in Metropolitan's source waters for a Southern California Water Dialogue panel on September 27.

Support and Engage with Member Agencies on Technical Matters

On September 19, staff provided a briefing on nitrification for member agencies in the Orange County area. This briefing included background information on nitrification, chloramine chemistry, control strategies, and Metropolitan's actions to manage the ongoing nitrification event.

A Member Agency Water Quality Managers Meeting on September 28 provided a regulatory update, with presentations on state regulatory priorities, federal, and state updates, and PFAS litigation.



Member Agency representatives attending a regulatory update at the Water Quality Lab in La Verne

Staff assisted the Coachella Valley Water District (CVWD) with rebuilding the Whitewater canal. Tropical Storm Hilary dropped almost 14 inches of rain within 48 hours in this area, causing significant damage and rendering the channel non-functional. CVWD uses the Whitewater canal to convey Colorado River water into their recharge basins in the Palm Springs area. This is part of a storage and exchange agreement among Metropolitan, CVWA, and Desert Water Agency. Metropolitan staff assisted CVWD by providing four staff with two large excavators and two large dozers to re-establish approximately four miles of canal. It is expected that a portion of the recharge facilities will resume operations in early October.



Excavator (left) and dozer (right) working to restore canal berms leading to the Whitewater groundwater recharge facility

Operations

(continued)

Monthly Update as of:

9/30/2023

<u>Reservoir</u>	<u>Current Storage</u>	<u>Percent of Capacity</u>
<i>Colorado River Basin</i>		
Lake Powell	8,790,352	36%
Lake Mead	8,871,000	34%
<i>DWR</i>		
Lake Oroville	2,587,306	73%
Shasta Lake	3,324,820	73%
San Luis Total	1,657,654	82%
San Luis CDWR	871,788	82%
Castaic Lake	305,653	94%
Silverwood Lake	65,219	87%
Lake Perris	75,120	57%
<i>MWD</i>		
DVL	671,384	83%
Lake Mathews	164,576	90%
Lake Skinner	38,243	87%



Hoover Dam

Information Technology

Project Highlights

ServiceNow Enhancements

The Information Technology Group continuously works to streamline operational efficiencies for IT customers and IT support teams. Newly automated functions recently deployed in the MWD IT Service Portal will consolidate services and accelerate the onboarding process. *The first service is an HR Automated New Hire Request submitted via email. This email will trigger a ticket to be created and submitted to IT Cyber Security and IT Client Systems Support. Both teams will work simultaneously to set up network access, Outlook account, and laptop configuration.

HR Automated New Hire Request

Annotations:

- Email should be sent to the ServiceNow Mailbox
- Email Subject MUST start with 'New Hire Report'
- Email attachment MUST be in '.csv' (comma separated value) format
- Each row in the attachment will create two tickets (Tasks)

Here are the columns expected in the attached file:

Name	Reg/Temp
Preferred Name	Full/Part Time
Employee ID	Bargaining Unit
Location	Ext.
Group	Supervisor Name
Section	Supervisor Ext.
Unit	TK Group
Team	Schedule
Title	Effective Date
Classification	Action

Name	Preferred Employee Location	Group	Section	Unit	Team	Classificat	Title	Reg/Temp	Full/Part Time	Bargaining Ext.	Supervisor	Supervisor TK Group	Schedule	Effective Date	Action
Trisha Beruit	US.05.341	MANAGER	MANAGER	CONTRAC	PROCURE	Pr Buyer		Regular	Part-Time	NBD	Thomas M	75625			Hire
Dominic Tortuno	35325	LV.50.103	CA	INFRASTRUCTURE	SE	LOCAL TEAM		Regular		ASHT		62962			Hire

MWD HR Automated New Hire Onboarding Request

The second service allows Hiring Managers/Project Managers to request additional IT services such as application access, network drive access, remote access, license software, etc., further reducing the need to create more tickets.

The screenshot displays the 'Onboarding Request for Hiring Manager / Project Managers' page within the MWD ServiceNow interface. The page features a search bar at the top right with the text 'Onboarding Request' and a dropdown menu showing 'Onboarding Request'. On the left, a 'Categories' sidebar lists various service categories, with 'Other Services' highlighted in red. A red box with the text 'The first step is 'Describe Needs' named "Onboarding Request"' has an arrow pointing to the search bar. Another red box with the text 'The Catalog Item "Onboarding Request" can also be found in the Catalog, under the "Other Services"' has an arrow pointing to the 'Onboarding Request' item in the 'Other Services' grid. The 'Other Services' grid contains several items, including 'Business Management Request', 'Client Systems Administration', 'iHub Services Request', 'Onboarding Request', 'QA/QC Services Request', and 'UAV Flight Request'. The footer of the page includes the copyright notice '© 2023 Metropolitan Water District of Southern California. All rights reserved. Powered by ServiceNow.' and the text 'MWD Onboarding Request'.

We are also excited to share the addition of two new dashboards, the Board of Directors request management system and EForms ticket management system, which provide support teams the ability to track and monitor requests in real-time.

Finance and Administration

Finance

Maintain Strong Financial Position

Provide timely and discerning financial analyses, planning, and management to ensure that forecasted revenues are sufficient to meet planned expenses and provide a prudent level of reserves consistent with board policy.

In August, staff provided an analysis to the Finance, Audit, Insurance, and Real Property Committee in response to a request to create three new reserve/rate stabilization funds.

Manage risk to protect Metropolitan's assets against exposure to loss.

The Risk Management Unit completed 35 incident reports communicating instances of Metropolitan property damage, liability, workplace injuries, regulatory visits, and spills.

Risk Management completed 49 risk assessments on contracts, including professional service agreements, construction contracts, entry permits, special events, and film permits.

Business Continuity

Facilitate district-wide planning and training to prepare employees and managers to effectively carry out critical roles and recover mission essential functions thus ensuring continuity of operations and resiliency in the event of a disaster.

Manage the Business Continuity Management Program in accordance with Operating Policy A-06.

- Participated in a comprehensive cyber resiliency class to enhance Metropolitan's Business Continuity Program and plans. Successfully passed the qualifying exam to become a Certified Cyber Resilience Professional (CCRP).
- Business Continuity Plan updates and management approvals were completed for the Finance Group (Controller, Risk Management, Budget & Financial Planning, and Treasury & Debt Management).
- Led planning efforts for the district-wide annual ShakeOut earthquake drill, scheduled on October 19, 2023.
- Drafted a Disaster Financial Recovery plan to serve as a guide for Emergency Management to further develop and implement.
- Continued working with the Fusion software vendor to make updates to the guided workflows.
- In conjunction with the core planning team, continued working on the district-wide Local Hazard Mitigation Plan.

Financial Management

Manage Metropolitan's finances in an ethical and transparent manner and provide consistent, clear, and timely financial reporting. Update Metropolitan's capital financing plans and work with rating agencies and investors to communicate Metropolitan's financial needs, strategies, and capabilities, thus ensuring that Metropolitan has cost effective access to capital markets and the ability to finance ongoing future needs. In addition, actively manage Metropolitan's short-term investment portfolio to meet ongoing liquidity needs and changing economic environments.

Record and report the financial activities of Metropolitan in a timely, accurate, and transparent manner to the Board, executive management, member agencies, and the financial community.



Finance and Administration

(continued)

- Water Transactions for August 2023 (for water delivered in June 2023) totaled 94.3 thousand acre-feet (TAF), which was 38.4 TAF lower than the budget of 132.7 TAF and translates to \$87.7 million in receipts for August 2023, which was \$59.1 million lower than the budget of \$146.8 million.
- Year-to-date water transactions through August 2023 (for water delivered in May 2023 through June 2023) were 187.6 TAF, which was 69.8 TAF lower than the budget of 257.4 TAF. Year-to-date water receipts through August 2023 were \$194.1 million, which was \$75.5 million lower than the budget of \$269.6 million. The July 2023 receipt was adjusted from \$95.4 million to \$106.4 million to recognize \$11.0 million of Coachella Valley Water District receipts.
- In August 2023, Accounts Payable processed approximately 4,000 vendor invoices for payment.

Update capital financing plans and work with rating agencies and investors to communicate financial needs and capabilities, ensure cost-effective access to capital markets, and maintain long-term bond ratings of AA or better.

In August 2023, the Board was presented, for their review, the draft 2023 Long-Range Finance Plan Needs Assessment (LRFP-NA) document. The LRFP-NA is the first phase of a two-phase process to provide the Board with a finance plan for funding new capital investments over the next decade. The LRFP-NA will outline the capital investment requirements and water rate increases associated with four demand-and-supply scenarios. The second phase will result in the production of a final Long-Range Finance Plan (LRFP) document that will provide a tailored financial analysis based on board feedback on the LRFP-NA and the Board's approval of specific capital projects. The second phase of the LRFP is expected to be completed in fiscal year 2024/25.

Prudently manage the investment of Metropolitan's funds in accordance with policy guidelines and liquidity considerations.

As of August 31, 2023, Metropolitan's investment portfolio balance was \$1.2 billion; in August 2023, Metropolitan's portfolio managers executed 20 trades.

In August 2023, Treasury staff processed 1,277 disbursements by check, 21 disbursements by Automated Clearing House (ACH), and 130 disbursements by wire transfer. Treasury staff also processed 50 receipts by check, 29 receipts by ACH, and 55 receipts by incoming wires and bank transfers.

In addition, there were 8,347 P-One Card transactions, totaling \$1.3 million, recorded in the August bank statement.

Administrative Services

Accomplishments

Warehouse Team

The Warehouse Team collaborated with the Western Region Conveyance and Distribution (C&D) Unit to assist with a system flushing operation. The C&D Unit unexpectedly encountered an immediate need for substantial amounts of sodium thiosulfate because of an unprecedented spike in nitrites and chlorine residuals. With assistance from the Soto Street and Jensen satellite warehouses, the La Verne central warehouse quickly responded to multiple calls for off-hours support to provide the needed chemicals to expedite dechlorination applications. In addition, the Warehouse Team located increased supplies of sodium thiosulfate from various approved sources to bolster Metropolitan's inventory levels for staging at strategic locations if another urgent response for dechlorination is needed.

Technical Writing Team

The Technical Writing Team collaborated with the Office of the Board and DE&I to update the *Board Letter Style Guide* to reflect modern writing best practices and inclusivity.

Human Resources

HR Priorities

Partner with Metropolitan leadership to support learning, development, and adaptive workforce planning initiatives.

In September, 174 Metropolitan employees attended virtually facilitated classes, including Moving Quickly without Rushing, Organization Skills, Business Writing, and Effective Nonverbal Communication.

LinkedIn Learning, Metropolitan's online e-learning content platform, was accessed for such topics as Change Management Foundations, How to Learn Faster, Managing Up, Developing Resourcefulness, and Communicating with Executives.

The Organizational Development & Training Unit (OD&T) facilitated a team building for the Water Quality Section focusing on Communication and Collaboration tools for 12 managers.

Seek diverse, high-quality talent, and establish partnerships to discover additional outreach opportunities that aid in staffing positions.

Recruitment successfully filled 26 positions during August and have 35 in the offer stage. Recruitment received new staffing requisitions for 14 positions, resulting in 193 positions currently in recruitment.

HR Core Business: Comply with Employment Laws and Regulations

Effectively administer all Human Resources policies, programs, and practices in compliance with applicable federal and state laws and Metropolitan's Administrative Code, Operating Policies, and Memorandum of Understanding.

In September, five new workers' compensation claims were received. Only four employees are currently off work because of an industrial injury or illness. This reflects Metropolitan's effort to accommodate injured workers, while enabling them to be productive and on the job. Staff continues to address accommodations, coordinate treatment, and work closely with our Worker's Compensation Third-Party Administrator, Tristar Risk Management.

HR Metrics	June 2023	September 2023	Prior Month August 2023
Headcount			
Regular Employees	1,779	1785	1,785
Temporary Employees	25	38	33
Interns	0	1	1
Recurrents	18	18	18
Annuitants	24	25	25

	September 2023	August 2023
Number of Recruitments in Progress (Includes Temps and Intern positions)	193	205
Number of New Staffing Requisitions	14	5

Finance and Administration

(continued)

	September 2023	August 2023
Number of Job Audit Requests in Progress	13	13
Number of Completed/Closed Job Audits	0	1
Number of New Job Audit Requests	0	7

Transactions Current Month and Fiscal YTD (includes current month)			
External Hires	FY 22/23 Totals	September 2023	FISCAL YTD
Regular Employees	116	9	28
Temporary Employees	36	6	19
Interns	0	0	1
Internal Promotions	72	10	23
Management Requested Promotions	149	12	41
Retirements/Separations (regular employees)	98	9	21
Employee-Requested Transfers	19	3	5

Departures

Last	First Name	Classification	Eff Date	Reason	Group
Hynes	Jeffrey	Sr Land Surveyor	8/4/2023	Retirement - Service	ENGINEERING SERVICES GROUP
Landgaard	Mark	Team Mgr-Safety&RegSvcSiteSupport	8/5/2023	Retirement - Service	WATER SYSTEM OPERATIONS GROUP
Philp	Thomas	Strategic Comm&Policy Advisor	8/1/2023	Retirement - Service	EXTERNAL AFFAIRS
Root	James	O & M Supervisor	8/5/2023	Retirement - Service	WATER SYSTEM OPERATIONS GROUP
Theegala	Muralidhar	Team Mgr-Business Applications	8/5/2023	Retirement - Service	INFORMATION TECHNOLOGY GROUP
Wallace	Brad	Diver-Inland Commercial	7/28/2023	Retirement - Service	WATER SYSTEM OPERATIONS GROUP
Kirkland	Teresa	Admin Analyst	8/18/2023	Retirement - Service	FINANCE GROUP
Schumann	Trudy	Team Manager I	8/16/2023	Retirement - Service	WATER SYSTEM OPERATIONS GROUP
DeMel	Joseph	Assoc Engineer	7/21/2023	Separation - Resignation	ENGINEERING SERVICES GROUP

Diversity, Equity and Inclusion

Tribal Outreach & Engagement

On September 11, DEI Staff met with the General Manager and staff of the Pechanga Nation Water Utility. The meeting centered around the skills development of the tribal staff and addressing technical issues of the nation's water systems. DEI staff shared Metropolitan's tribal workforce development program, particularly the knowledge-sharing component, as an avenue to assist tribal staff and members to earn knowledge and improve skills when it comes to general water systems operations. The tribal staff also expressed interest in Metropolitan's apprenticeship program and would like to learn more about the requirements. The next step is to invite Metropolitan staff to participate in a discussion of the nation's water systems and participate in a Metropolitan-hosted workshop focusing on "What it means to be a water systems operator" as requested by the tribal utility management.

On September 18, DEI staff and Engineering staff collaborated with the California Indian Manpower Consortium (CIMC) staff, focusing on outreach and recruitment for Metropolitan construction projects that are under the Project Labor Agreement (PLA). The CIMC is currently building an MC3 focus on Native American workforce development. The MC3 is a pre-apprenticeship curriculum with a comprehensive training program that prepares students for a career in the construction industry. CIMC and Metropolitan had also begun to plan for a Colorado River Aqueduct (CRA) trip in coordination with External Affairs. The CRA trip will give native tribal leaders an insight into how water systems work and the occupations behind them. The trip is scheduled for March 2024.

On September 27–30, 2023, members of the DEI workforce development team attended the NatiVisions Film Festival at the Colorado River Indian Tribes (CRIT) Reservation in Parker, Arizona, Bluewater Cinemas. While there, we partnered with Gene Camp site management to provide a tour of the facility for film festival representatives and met with CRIT leaders and education department representatives.



Finance and Administration

(continued)

Business Outreach & Community Engagement

On September 1, 2023, Metropolitan staff attended the virtual graduation for the Women Business Enterprise Council-West Platinum Supplier Program.

On September 6, 2023, the Business Outreach team attended SoCalREN's Leadership luncheon, participating in the H2O Hero Award-Sustainable Solutions Award.

On September 6–8, Business Outreach staff attend the Women Business Enterprise Council-West Regional Conference. Over 200 businesses attended the Conference.

On September 7, 2023, DEI staff attended the San Diego International Airport "Meet the Primes" for a networking event in San Diego, CA.

On September 13, 2023, Business Outreach attended the SBDC & Emerald Cities E-Contractor Academy: Inland Empire. Staff participated in the E-Contractor Training Program (Seminar 1), which is designed to prepare small business contractors to compete and perform in Metropolitan CIP projects.



On September 13, 2023, Business Outreach staff attended the 15th Annual Construction Management Association of America (CMAA) Meet the Owners & Primes Event. Over 200 businesses attended the event.



Finance and Administration

(continued)

On September 14, 2023, the DEI team hosted MetWorks Inland Empire Industry Day: In-Person Event in Moreno Valley, CA. Over 280 attendees learned about Lake Matthews Pressure Control Structure and Bypass Project—\$150M Progressive Design Build Project, upcoming Metropolitan contracting and consulting opportunities, and successful contracting testimonials. Highlights for upcoming contracting opportunities for member agencies included Inland Empire Utilities Agency, Western Municipal Water District, and Eastern Municipal Water District.



On September 15, 2023, Business Outreach attended the Small Business Diversity Network (SBDN) & the OC Hispanic Chamber of Commerce (OCHCC) Joint Mixer Celebrating “Hispanic Heritage.” Business Outreach represented the DEI Office for DBE engagement.

On September 19, 2023, Metropolitan staff attended the SBDN State of Procurement Conference featuring “Meet the Buyers” and Certification panels in Fullerton, CA.

On September 20, 2023, Metropolitan staff attended the Construction Network—Inland Empire Water Districts CIP Updates and Contracting Opportunities in Pomona, CA. Mai Hattar, Assistant Chief Engineer, presented on the panel along with other member agencies.



On September 20, 2023, Business Outreach attended the SBDC & Emerald Cities E-Contractor Academy: Inland Empire. Staff participated in the E-Contractor Training Program (Seminar 2), which is designed to prepare small business contractors to use the PLA for SBE growth.

Finance and Administration

(continued)

On September 20, 2023, Metropolitan staff attended the ACEC Small Business Awards Gala in Los Angeles, CA to honor John Arena, Business Outreach Manager, who received the Champion of Small Business award from ACEC California—LA Chapter.



On September 21, 2023, Business Outreach staff along with General Manager Adel Hagekhalil and Directors Tana McCoy and Dennis Erdman attended the Orange County Black Chamber of Commerce Annual Awards Dinner. Over 500 people attended the event.



On September 22, 2023, Business Outreach attended the LABC Sustainability Summit with External Affairs.



Finance and Administration

(continued)

On September 25, 2023, Metropolitan staff attended the 12th Annual Veteran and Small Business Trade Show in Moreno Valley, CA. Staff exhibited a table and participated in the panel Learning the Ropes: Selling to the Government Panel.



On September 26–28, 2023, Metropolitan staff attended the CPUC Small and Diverse Business Expo in Escondido, CA. The expo provided small and diverse businesses opportunities to connect with representatives from utility companies, public agencies, community choice aggregators, prime contractors, resource centers, and other businesses. The event is designed with the intent to facilitate networking, education, and exchange of information meeting with procurement and supplier diversity representatives and listening to leaders of California's investor-owned utilities to discuss and learn of business opportunities and upcoming contracts.

On September 27, 2023, Business Outreach attended the SBDC & Emerald Cities E-Contractor Academy: Inland Empire. Staff participated in the E-Contractor Training Program (Seminar 7), which is designed to prepare small business contractors to understand Metropolitan's Progressive Design Build (PDB) process.

On September 29, 2023, Metropolitan staff attended the Asian Business Association (ABA)—Los Angeles 47th Annual IMPACT Awards Banquet in Pasadena, CA. The ABA honors leaders in the Asian American business community at its Annual Awards Banquet and recognizes corporations that consistently provide opportunities and foster an environment for the Asian American entrepreneurs to flourish.

External Affairs



External Affairs

Highlights

GM Hagekhalil, Group Manager Coffey and Metropolitan staff participated in the California Water Data Summit and shared insights on the data revolution and how it can help advance infrastructure and technology. (September 7–8)

AGM Zinke, who serves on the Public Policy Institute of California Advisory Council, attended the organization's council meeting to discuss water and other current policy issues facing the state. (September 8)

GM Hagekhalil gave the keynote address at the San Gabriel Valley Public Affairs Network Leadership Luncheon and spoke to local officials and community leaders about climate change, improving resiliency, and the Pure Water Southern California project. Vice Chair Camacho and Director Fellow attended the event. (September 14)



San Gabriel Valley Public Affairs Network Leadership Lunch

The 2023/24 Directors Inspection Trip program kicked off with State Water Project and Colorado River tours.



Guests of Calleguas and Las Virgenes participated in the SWP Inspection Trip which included stops to learn about water issues facing California agriculture.

GM Hagekhalil, CFO Kasaine, DEI Officer Thomas, EEO Officer Wisdom, Chief Engineer Bednarski and staff participated in the MetWorks Inland Empire Industry Day to promote contracting opportunities for area businesses. (September 14)

GM Hagekhalil attended the Water and Wastewater CEO Forum in Washington D.C. (September 18)

Chair Ortega updated the Three Valleys Municipal Water District Board of Directors on regional initiatives, climate adaptation, fiscal and legislative matters. (September 20)



On left, Metropolitan executives and staff hosted MetWorks IE to promote business and contracting opportunities; On right, Chair Ortega speaks to the Three Valleys MWD Board



Heal the Bay executive director and MWD Director Quinn, GM Hagekhalil and other speakers at the Heal the Bay One Water event on Will Rogers Beach

Metropolitan sponsored and GM Hagekhalil and staff attended the Orange County Black Chamber of Commerce dinner. (September 21)

GM Hagekhalil attended and Metropolitan sponsored Heal the Bay's One Water Day event, which brought together state and local officials and NGOs to promote clean coastal waterways and watersheds. (September 22)

GM Hagekhalil and staff attended the Los Angeles County Business Federation (BizFed) Freshmen Policymakers Reception. (September 28)

Metropolitan helped sponsor the California Foundation on the Environment and the Economy (CFEE) Best of California tour by hosting visits to the Pure Water Southern California demonstration facility and DVL. (September 25–27)

Legislative Services

Federal

GM Hagekhalil traveled to Washington D.C. to discuss Metropolitan's Pure Water Southern California project and Inflation Reduction Act conservation projects with Bureau of Reclamation Commissioner Touton. He also met separately with Senator Padilla and Representative Napolitano to help advance Metropolitan's legislative priorities and secure Congressional support for funding Southern California infrastructure. (September 18–20)



GM Hagekhalil with USBR Commissioner Touton and Rep. Napolitano in Washington DC.

State

AGM Upadhyay testified at the State Water Resources Control Board's workshop on direct potable reuse regulations, stressing the need for flexibility and adaptability in treatment, monitoring, and compliance for DPR projects. (September 7)

Chair Ortega and GM Hagekhalil met with California Natural Resources Agency Secretary Crowfoot to discuss Delta and State Water Project issues, project streamlining initiatives, and Colorado River updates. (September 11)



AGM Upadhyay speaking at the State Water Board workshop on Direct Potable Reuse

Several bills of interest passed the Legislature at the end of this year's session and are awaiting action by the governor. They include Metropolitan's co-sponsored bill, AB 1572 (Friedman) to ban the use of potable water to irrigate non-functional turf; AB 400 (B. Rubio) and SB 706 (Caballero) for alternative delivery methods and progressive design build for construction projects; and AB 399 (Boerner), which would add an additional vote requirement to allow a local water agency to secede from a county water authority.

Local

Directors McMillan and Peterson and AGM Zinke attended the Association of Water Agencies of Ventura County annual Member & Policymakers Reception, which Metropolitan sponsored. (September 14)

Staff presented to the Eastern Municipal Water District Board on the Climate Adaptation Master Plan for Water and shared information on conservation rebates and workforce development programs. (September 20)

Chief SRI Officer Crosson participated in a panel titled "Creating a Regional Water System" at the Los Angeles Business Council Sustainability Summit, which Metropolitan sponsored. (September 22)

Metropolitan staff presented, monitored, and/or participated in 61 webinars, virtual meetings, and events this month with community organizations, trade associations, and local officials on water-specific topics.

Media and Communications

- Arranged an interview between Municipal Water Leader magazine and board Chairman Ortega.
- Coordinated an interview between Official Magazine and Colorado River Resources Manager Hasencamp on the Lower Basin proposal and efforts aimed at preserving storage levels in Lakes Mead and Powell.
- Set up an interview with LA Times reporter Ian James and WRM Group Manager Coffey regarding Assembly Bill 1572, state legislation targeting non-functional turf.
- Responded to questions from CalMatters reporter Rachel Becker on AB 1572 and district turf rebates.
- Arranged an interview with Politico reporter Annie Snider and Colorado River Resources Manager Hasencamp regarding the federal funding agreements and the Lower Basin plan.



Creative Design

Entered the home stretch of the multi-lingual conservation advertising campaign including 9,000 bewaterwise.com-branded commercials on KTLA-TV and KMEX-TV, cable, and televised Dodgers and Angels broadcasts; English/Spanish radio; digital billboards, community newspapers; and a mobile game. Results include a five-fold increase in activity on bewaterwise.com, with nearly 120,000 visits to the site since the July launch and 62 million impressions through radio placements.

Social Media

- Reposted a new influencer video by Angel City player Jasmyne Spencer talking about her love for water and her commitment to doing all she can as a renter and an Angeleno to save water.
- Acknowledged Metropolitan employees as part of a Labor Day post.
- Celebrated Rosh Hashanah for the first time on district social platforms.
- Promoted a naming contest for the tunnel boring machine that will be used on the Perris Valley Pipeline.
- Posted photos of American Council of Engineering Companies of California event at which Metropolitan was honored as a Champion of Small Business.



September social media posts for Labor Day, Rosh Hashanah and Champion of Small Business award ceremony

Website

- Realized nearly 50,000 visits on mwdh2o.com including strong performance with new pages on the district's Climate Adaptation Master Plan for Water. Posted updated Waterwise Garden guidebook on bewaterwise.com and a new banner for the conservation advertising campaign's Spanish-language site.

Press Releases

- Metropolitan Board's approval to advance two projects aimed at delivering Diamond Valley Lake and Colorado River water to the district's State Water Project-dependent areas.

Pure Water Southern California

Demonstration Plant tours with City of Oxnard; Port of Long Beach Commissioners; Cal State Fullerton; National Society of Professional Engineers; DC Water; and Filipino Chamber of Commerce.

Meetings to discuss conveyance system with Marathon Petroleum; workforce opportunities with Friends of the Los Angeles River; and information exchange with Caltrans Public Information Officers for District 7.

Presentations on Pure Water outreach at Flood Management Association Conference (September 6), conveyance system to Long Beach City Council (September 19), and Pure Water overview to Sierra Club. (September 28)

Community Partnering and Sponsorship Program

Provided sponsorships for Western Science Center "Science Under the Stars" event (September 9), Verdical Group's Net Zero 2023 conference (September 13–14), Council for Watershed Health's "State of the Watershed" event (September 19), Friends of the Compton Youth Activities League's Water Wise Kids (September 25), and DIY Girls 2023 Gala. (September 28)

Other Outreach Activities

- Notified affected communities in Los Angeles and Orange counties of flushing activities to control nitrification in system (September 1)
- Notified communities in Compton and LA County of urgent repair to Compton Lateral (September 11)
- Hosted Water Research Foundation Conference on Direct Potable Reuse (September 14)
- Coordinated the Metropolitan presentation to the Swiss Ambassador and Delegation in collaboration with LA Chamber, LADWP, and Moulton Niguel Water District (September 19)
- Provided a tour of Diamond Valley Lake for Association of State Dam Safety Officials (September 21)
- Sent thank you notices to surrounding communities following Etiwanda Pipeline Project (September 27)
- Weymouth tour for Cal Poly Pomona Chapter, American Society of Mechanical Engineers (September 28)

Education and Community Relations

Metropolitan staff interacted in September with more than 5,600 teachers, students, and adults through in-person and online meetings and events.

- H2Know, the water education e-newsletter, was emailed to 2,000 educators throughout the six-county service area
- The Student Art Show was displayed this month at the offices of Eastern MWD and Helix Water District.



Cover of H2Know, the water education e-newsletter, and Student Art exhibit

Sustainability, Resilience and Innovation



Sustainability, Resilience, Innovation, Environmental Planning, and Land Management

SRI Core Activities

One Water and Stewardship Committee

The Chief Sustainability, Resilience and Innovation (SRI) Officer presented at the One Water Stewardship Committee. A detailed update was presented to the committee as follows:

- *Zero Emission Vehicles—partnerships with vehicle manufacturers*
- *Climate Adaptation Master Plan for Water—utility panel*
- *Innovative pilots and programs including Hinds Pumping Plant pilot and Peer to Peer Water Innovation with WaterStart*
- *Update on carbon-free energy development*

Finance, Audit, Insurance, Real Property Committee

The Chief SRI Officer presented to the committee to authorize use of Representative Concentration Pathway (RCP) 8.5 for planning purposes in the Climate Adaptation Master Plan for Water. The board action item was authorized with the Board.

Member Agency Managers Monthly CAMP4W Meeting

The Chief SRI Officer, Finance and Water Resources Management, presented to the member agencies the Climate Adaptation Master Plan for Water (CAMP4W) and review the draft of Long-Range Finance Plan and adaptive management and addressing board questions. The following Year One Goals were discussed at the Member Agency Managers Meeting:

- *Establish decision-making framework*
- *Develop evaluative criteria*
- *Develop financial plan and potential business model update*
- *Identify “low regrets” project for early start*
- *Identify next steps for coming year*
- *Prepare first year progress report for the Board*

Long Term Regional Planning Process Business Modeling (LTRPPBM)—Board Workshop

The Chief SRI Officer presented with Kearns and West consultants to help lead and present at the CAMP4W Board Workshop. The following items were discussed with the Board and water member agencies:

- *CAMP4W: Assessing Financial Costs and Investing Regionally*
 - *Review Draft 2023 Long-Range Finance Plan Needs Assessment*
 - *Initiate follow-up from Finance, Audit, Insurance, and Real Property Committee*
- *General discussion on CAMP4W memos, materials, and schedule*

Sustainability, Resilience and Innovation

(continued)

8th Annual California Water Data Summit

The SRI Office coordinated with Water Resource Management, Bay Delta, and the GM's Office to present the role of data science in Metropolitan's CAMP4W and Workforce Opportunities. Staff presented the role of data and models in scenario planning associated with the Integrated Resource Plan (IRP) on which CAMP4W is building, as well as the need to increase staff understanding and appreciation of data analytic tools in decision making.



Metropolitan and SRI Office participated at the 8th Annual California Water Data Summit

Los Angeles Business Council Sustainability Summit

The Chief SRI Officer participated in Los Angeles Business Council's Sustainability Summit's panel on creating a regional water system. The Chief SRI Officer discussed Metropolitan's CAMP4W and navigating an uncertain future for our region's water supply because of climate change.



Los Angeles Business Council Sustainability Summit

Sustainability, Resilience and Innovation

(continued)

Net Zero Conference

The SRI Office participated in the 2023 Net Zero Conference held on September 14, 2023, at the Los Angeles Convention Center, which provided opportunities for Metropolitan to network with both government agencies and private companies and share ideas on efforts to address climate change. SRI also provided an educational booth to showcase Metropolitan's sustainability efforts. The Chief SRI Officer represented Metropolitan on a utility panel, "Net Zero from a Utility Perspective" with LADWP and Southern California to discuss challenges resulting from climate change.



The Chief SRI Officer speaking on the panel (left) and SRI staff participation at the 2023 Net Zero Conference

Sustainable Procurement

SRI continued its partnership with Administrative Services to develop a green procurement policy which will include expansion of Metropolitan's use of sustainable products and a revision to the Purchasing and Professional Services Contracting Procedures Manual.

Envision Pure Water Southern California Training and Planning

This month the SRI Office offered in-person Envision Sustainable Infrastructure training for the PURE Water project team to inform project design and program implementation including the EIR. Staff also began working with AECOM's Envision team on a sustainability strategy for Pure Water.



Metropolitan staff participating in the Envision Training at the Pure Water Facility

Sustainability, Resilience and Innovation

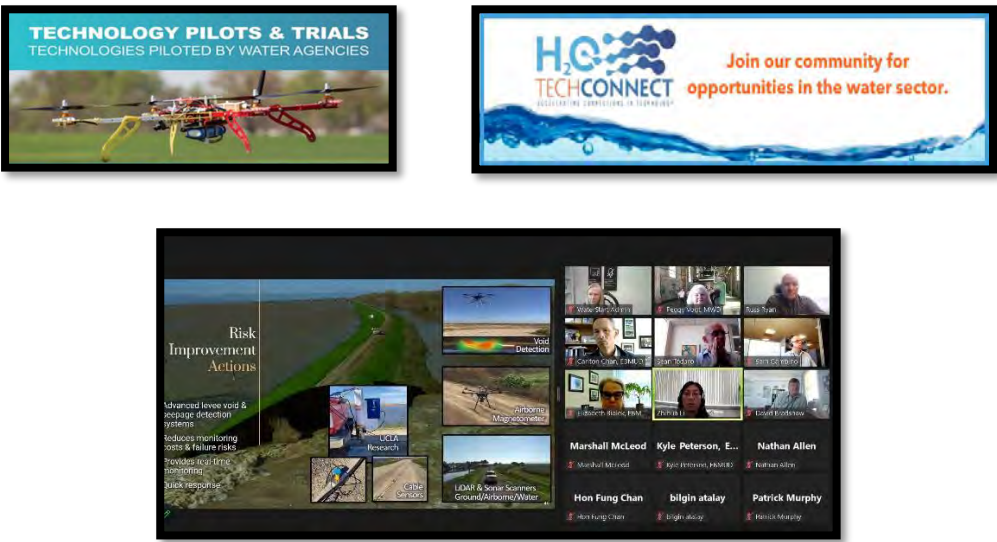
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Innovation

Innovation, Pilots, and Emerging Technologies Updates

Peer to Peer Engagement with WaterStart, Metropolitan and East Bay Municipal Utility District

As a member of WaterStart, Metropolitan’s Member Benefits include Peer to Peer facilitated discussions and presentations between members and sharing new technologies or discoveries that can benefit all members and the water industry. East Bay Municipal Utilities District (EBay MUD) requested WaterStart facilitate a Peer-to-Peer presentation and discussion with fellow member Metropolitan Water District on Metropolitan’s Bay Delta Islands Innovation and Pilots. WaterStart worked with SRI Innovation and EBay MUD to assemble a working group from both organizations for the Peer-to-Peer Workshop. Russ Ryan from Metropolitan’s Bay Delta Team gave an overview of all the innovation projects going on in the Bay Delta, along with a history of Bay Delta innovation, highlighting levy leak detection pilots using satellites, drones, LiDAR, ground penetrating radar (GPR), sensors, and many other technologies. David Bradshaw from WRM contributed information on Bay Delta and PVID Agriculture and Healthy Soils Pilots. Following the presentation, an engaging discussion developed with both groups sharing technical information and expertise as well as solutions implemented and projects still needing a solution; both groups benefitted from the sharing of information, developing relationships, and partnering on future projects. WaterStart and the SRI Innovation Team created a private working group in our joint Channels for Innovation/H2O TECHCONNECT Community to develop a continuing partnership between Metropolitan and EBay MUD. Members have access to all WaterStart RFPs, pilot documentation, library of projects, social media, entrepreneurs, activities feed, and additional resources and tools. EBay MUD and Metropolitan have requested a follow up Peer-to-Peer Workshop where EBay MUD will present, which will include additional Metropolitan and EBay MUD participants.



Peer-to-Peer Engagement with WaterStart, Metropolitan, and East Bay Municipal Utility District

Sustainability, Resilience and Innovation

(continued)

Teeing Up Savings / Golf & Water Networking Event		
Agenda		
Time	Participant	Topic
9:00-9:05 am	Gary Tilkian (MWD)	Intro/Welcome
9:05-9:15	Deven Upadhyay (MWD)	Opening Remarks - MWD
9:15-9:23	Craig Kessler (SCGA)	Opening Remarks – SCGA
9:23-10:40	Krista Guerrero (MWD)	Turf Replacement and NFT Legislation
10:40-11:00	Jeff Jensen (GCSAA)	GCSAA Investments in Sustainability
11:00-11:10	Break	
11:10-11:20	Mike Sweeney (USGA)	USGA Commitment to Sustainability
11:20-11:30	Mark Gentili (LADWP)	Technical Assistance Program
11:30-11:40	Gary Tilkian (MWD)	WSIP Incentives
11:40-11:50	Parker Cohn	PRM @ BCC
11:50-12:00 pm	Mike Posey (BCC)	Incentives and ROI
12:00-12:05	Check(s) Presentation	MWD and LADWP checks to BCC
12:00+	Lunch	

On September 20, Metropolitan’s Water Resource Management (WRM) and SRI Innovation teams partnered with Member Agency LADWP, and the golf industry, which includes the Southern California Golf Association (SCGA), Golf Course Superintendents Association of America (GCSAA), United States Golf Association (USGA), and Metropolitan’s internal Golf Club to showcase WRM’s Water Savings Incentive Program (WSIP) and Turf Replacement Program, and LADWP’s Technical Assistance Program (TAP). Metropolitan’s Deven Upadhyay welcomed the attendees. Metropolitan’s Gary Tilkian, Master of Ceremonies, talked about the benefits of the WSIP Program, encouraging participation in the program, and presented a Water Savings incentive check to Mike Posey, Golf Manager at Brentwood Country Club and entrepreneur Parker Cohn, PRM. Over 60 participants in water and golf attended the workshop. This program is a continuation of a partnership formed in 2022.

Environmental Planning Section

Core Business: Environmental Planning and Regulatory Compliance Support

Bay Delta Initiatives

Delta Conveyance Project

- Continued preparation of the responses to comments for the draft environmental impact report (EIR) for cultural resources and tribal cultural resources impact categories on behalf of Public Water Agencies.

Webb Tract Multi-Benefit Mosaic Landscape Project

- Continued biological surveys to assist in developing the strategy for California Environmental Quality Act (CEQA) and permitting compliance and in support of preparation of the environmental documentation.
- Attended a kick-off field meeting with Bay-Delta Initiatives staff to discuss project goals and objectives.



Webb Tract Project Kick-off meeting at the Duck Hunting Lodge

Sustainability, Resilience and Innovation

(continued)

Engineering Services Group

Copper Basin Discharge Valve Replacement and Access Roads Improvements Project

- Submitted permit application packages to the U.S. Army Corps of Engineers, Colorado River Basin Regional Water Quality Control Board, and California Department of Fish and Wildlife.

Drought Relief Projects

- Provided design review for Inland Feeder-Rialto Pipeline Intertie and Badlands Tunnel Surge Tank projects.
- Provided CEQA and Endangered Species Act compliance analysis for the Inland Feeder-San Bernardino Valley Municipal Water District (SBVMWD) Foothill Pump Station Intertie Phase I Project.

Etiwanda Pipeline Relining Project

- Conducted bi-weekly monitoring for construction activities.

Perris Valley Pipeline Project

- Conducted bi-weekly monitoring for construction activities.

Prestressed Concrete Cylinder Pipe (PCCP) Rehabilitation Program

- Continued construction monitoring for Lake Mathews PCCP Valve Storage Project.
- Continued construction monitoring and mitigation compliance for PCCP Second Lower Feeder Reach 3B.

Pure Water Southern California

- Identified data needs and required modifications to technical studies for upsized pipe analysis.
- Revised EIR schedule to reflect incorporation of upsized pipe.
- Completed sensitive wildlife-focused surveys and submitted reports to U.S. Fish and Wildlife Service.
- Participated in sequencing plan development.
- Continued tribal cultural resources consultation.

Weymouth Water Treatment Plant and La Verne Site Improvements Program

- Released the Notice of Availability and draft Program EIR (PEIR) for a 45-day public review period on September 18.
- Prepared presentation for City of La Verne public meeting scheduled for October 4.

Design Review

- Continued design review for the Weymouth Hazardous Waste Storage, Weymouth Asphalt Rehabilitation, Perris Valley Pipeline Service Connection (SC WR-37), and Lake Perris Seepage projects.

Construction Monitoring

- Continued construction monitoring for the CRA Conduit Structural Protection Project.

External Affairs Group

- Staff participated in a Council for Watershed Health workshop held at Metropolitan's Board Room and organized by External Affairs Team, which discussed soil health, water quality issues, community participation efforts, and new technology.

Sustainability, Resilience and Innovation

(continued)

- Staff participated in California Council for Environmental and Economic Balance (CCEEB) Natural Resources Task Force (NRTF) monthly meeting.

Sustainability, Resilience and Innovation Office

- Continued monitoring efforts related to the operations of the Battery Energy Storage System (BESS) project to comply with the Climate Action Plan (CAP) PEIR Mitigation Monitoring and Reporting Program (MMRP).
- Continued to assist in Scope 3 Emissions data collection in support of the CAP implementation phase, including developing an electronic system to capture contractors' construction emissions, developing an employee commute survey, and developing a data management system to capture utilities data (waste, wastewater, and water use).
- Environmental Planning Section staff assigned to the Pure Water project team attended an Envision Sustainable Infrastructure training session.

Water System Operations Group

- Provided environmental analysis and clearance for Upper Feeder patrol road maintenance, Diemer plant mechanical area, and Lake Skinner fire management projects.
- Provided environmental compliance and permitting support for the 2023 Allen McColloch Pipeline shutdown and CRA urgent repair projects resulting from storm damage in late August.
- Conducted biological resource surveys for maintenance activities at Upper Feeder USG-03.

Surface Mining and Reclamation Act (SMARA) Compliance

- Coordinated with the State Mining and Geology Board for the first annual inspection of Metropolitan's borrow sites subject to SMARA and approval of a Financial Assurances Cost Estimate.

Reserve Management

Lake Mathews Multiple Species Reserve

- Completed the installation of new fencing south of Cajalco Road to prevent trespassing.
- Mowed and applied herbicide to approximately 20 acres of Russian thistle along the reservoir's southern shoreline road and south of Cajalco Road to prevent future germination of the plant.
- Conducted annual Stephens' kangaroo rat (SKR) monitoring to collect data that can be used to direct future management activities for SKR and various other species that use grassland habitats within the reserve.

Southwestern Riverside County Multi-Species Reserve

- Conducted mowing and weed whipping for fire and habitat management.
- Coordinated with researchers conducting studies on the reserve, including the Riverside County Regional Conservation Agency burrowing owl and Los Angeles pocket mouse surveys and San Diego Zoo/Riverside County Habitat Conservation Agency joint SKR surveys.
- Maintained traps for brown-headed cowbird, a brood parasite that lays its eggs in the nests of other birds, including native and endangered bird species.
- The Alamos Schoolhouse interpretive center was open on Saturdays, and the Reserve Interpreter hosted a birding event on the reserve.

Sustainability, Resilience and Innovation

(continued)



Mountain Lion at Southwestern Riverside County Multi-Species Reserve

External Document Reviews

- Reviewed 16 CEQA notices for external projects and prepared comment letters for those that may affect Metropolitan facilities and/or operations.
- Reviewed and commented on a U.S. Fish and Wildlife Service proposal to create a General Conservation Plan for the Desert Tortoise.

Real Property Reviews

- Provided CEQA analysis and determinations in support of two real property agreements.
- Completed Addendum No. 8 to the Final EIR for the Eastside Reservoir Project in support of the San Diego Canal Trail project.

Land Management

Provide right-of-way planning, valuation, and real property acquisition support services for the protection and reliability of existing infrastructure.

Staff processed two new agreements for Metropolitan's colocation at privately-owned telecom sites known as Crossman Peak and Super Nap. These agreements are critical to implementing Metropolitan's Desert Microwave upgrade project, which entails enhancing existing and installing new telecommunication systems.

Foster staff training and development.

Staff completed the Envision Sustainability Professional certification offered by the Institute for Sustainable Infrastructure.

Core Business: Real Property Acquisition, Management, and Revenue Enhancement

In conjunction with our partners in WSO and Security, manage and protect Metropolitan's real property land holdings and permanent easements while ensuring that Metropolitan's core operations are protected.

Staff engaged a contractor to complete the cleanup of an encampment site on Metropolitan's land in Mead Valley.

Sustainability, Resilience and Innovation

(continued)



Staff cleanup of encampment site before (two left pictures) and after (two right pictures) on Metropolitan's property in Mead Valley

Provide valuation, land management, and real property disposition support services for the maximum return or use of Metropolitan-owned land and facilities.

Request for Proposals for Carbon Free Energy projects on Metropolitan's Palo Verde Mesa land was promulgated on September 11, 2023, with proposals due on November 13.

A new 10-year license has been issued to AT&T/New Cingular Wireless for the replacement of an expired lease within the Lower Feeder and Santiago Lateral Pipeline right-of-way in Yorba Linda. The license allows the continued operation of a commercial cellular communication site that has existed at the subject location since 1987.



Lower Feeder and Santiago Lateral Pipeline right-of-way in Yorba Linda.



Metropolitan's Mission is to provide its service area with adequate and reliable supplies of high-quality water to meet present and future needs in an environmentally and economically responsible way.

700 N. Alameda Street, Los Angeles, CA 90012
General Information (213) 217-6000
www.mwdh2o.com www.bewaterwise.com

General Manager: Adel Hagekhail
Office of the GM (213) 217-6139
OfficeoftheGeneralManager@mwdh2o.com



Other Matters

Miscellaneous

Juan Redin, an attorney in the legal department, was recently selected as a finalist for the Los Angeles Business Journal 2023 Corporate Counsel Awards. The award recognizes the achievements of industry-leading in-house counsel and their ongoing efforts to support the Los Angeles community. Juan is active in bar association activities. He serves as Trustee for the Mexican American Bar Association (MABA), one of the largest and most active bar organizations in the state. MABA's mission is to empower the Latino community through advocacy and education. Juan has served on MABA's Board in various capacities, including as Trustee, Treasurer, and Vice President. Juan has supported MABA's Judicial Externship Program, High School Scholarship Program, and has chaired various committees including the Civil Rights Committee, Judicial Endorsement Committee, and Political Endorsement Committee. Juan recently traveled to Mexico City with MABA as part of an official government visit to Mexico's National Supreme Court of Justice. MABA leadership met with Justices Alberto Pérez Dayán and Alfredo Gutiérrez Ortiz Mena. During the trip, the Universidad Autónoma de Mexico's legal think

tank, El Centro De Investigaciones Jurídicas, and MABA co-hosted a panel to discuss extradition, gun control, the border crisis, and comparative law. Juan works with Finance on bond transactions and is the lead in-house attorney for DEI. The awards will be celebrated in a digital event on Wednesday, October 25, 2023, from 2:00-3:15 p.m.

On September 19, as part of the commemoration of Hispanic Heritage Month, Senior Deputy General Counsel, Patty Quilizapa, participated in Metropolitan's Hispanic Employees' Association's (HEA) "Latinas in Leadership" panel. The panel consisted of several Metropolitan Latina employees in positions of leadership at Metropolitan and in other areas of their lives. The panelists shared their experiences in reaching their positions of leadership and answered questions to encourage and guide future Latina leaders. The panel was one of many events put on by the HEA during Hispanic Heritage Month and is also part of HEA's mentoring program. Patty works on a range of matters including assisting Finance with rates and charges, litigation and transactions with member agencies. The General Counsel's office is proud to participate in the HEA's celebrations and to celebrate the accomplishments of our staff.

Matters Received

<u>Category</u>	<u>Received</u>	<u>Description</u>				
Government Code Claims	2	Claims relating to (1) personal injuries from being struck by a motor vehicle while walking on public property, and (2) electrical fixtures and items damages from flushing activities flooding a shared vault				
Subpoenas	2	(1) Subpoena for documents relating to an electrical vault box on Imperial Highway in Anaheim for a matter unrelated to MWD, and (2) Workers' Compensation subpoena for employee's personnel, wage, attendance, and incident report records				
Requests Pursuant to the Public Records Act	11	<table><tr><th><u>Requestor</u></th><th><u>Documents Requested</u></th></tr><tr><td>Blair, Church & Flynn</td><td>Records on any existing facilities near planned water improvements near a project in El Monte</td></tr></table>	<u>Requestor</u>	<u>Documents Requested</u>	Blair, Church & Flynn	Records on any existing facilities near planned water improvements near a project in El Monte
<u>Requestor</u>	<u>Documents Requested</u>					
Blair, Church & Flynn	Records on any existing facilities near planned water improvements near a project in El Monte					



		<u>Requestor</u>	<u>Documents Requested</u>
		CCS Global Tech	Proposal and contract documents for Request for Proposal for Enterprise Data Analytics Consulting and Implementation Services
		EnviroMINE	Copies of active leases, sales contracts, or agreements for the extraction and sale of construction aggregate materials
		Hazen and Sawyer	Results for proposals for Mills and Jensen Water Treatment Plants Finished Water Reservoirs Rehabilitation Preliminary Design Services
		Imperial Irrigation District	Data on MWD's dollar contributions to retirement plan, deferred compensation, medical insurance, Medicare, and Social Security
		Natural Resources Defense Council	Financial model and analyses used in the development of the Draft 2023 Long-Range Finance Plan Needs Assessment
		Private Citizen	Water shutoff list
		SoCal Union Worker News	Data on MWD's payroll and EEO statistics, veteran hiring criteria, and policies and procedures for active-duty military leave
		SteepSteel	Copies of all active leases/licenses for cell towers, rooftop antennas, or other wireless installations on property owned or managed by MWD
		U.S. Army Corps of Engineers, Los Angeles District	Reservoir water elevation and outflow data for Lake Skinner
		Utah Tech University	Records and data for the presence of microplastics in drinking water sources, reservoirs, lakes, and ponds used for drinking water storage or recreational purposes, or any waters/watersheds within MWD's jurisdiction
Other Matters	3	<p>Notices from the County of Riverside of two lawsuits filed by Southern California Edison Company ("SCE") against the California Board of Equalization and counties demanding a refund of taxes collected, alleging that the State Board of Equalization over-assessed SCE's properties casing SCE to overpay property taxes to 19 different counties</p> <p>Request for Information from the State Water Resources Control Board, Office of Enforcement pertaining to the Conveyance & Distribution Team and policies on distribution operations, chain of reporting, and field decisions</p>	



Bay-Delta and SWP Litigation

Consolidated DCP Revenue Bond Validation Action and CEQA Case

Sierra Club, et al. v. California Department of Water Resources (CEQA, designated as lead case)

DWR v. All Persons Interested (Validation)

Sacramento County Superior Ct.
(Judge Kenneth C. Mennemeier)

• Validation Action

- Metropolitan, Mojave Water Agency, Coachella Valley Water District, and Santa Clarita Valley Water Agency have filed answers in support
- Kern County Water Agency, Tulare Lake Basin Water Storage District, Oak Flat Water District, County of Kings, Kern Member Units & Dudley Ridge Water District, and City of Yuba City filed answers in opposition
- North Coast Rivers Alliance et al., Howard Jarvis Taxpayers Association, Sierra Club et al., County of Sacramento & Sacramento County Water Agency, CWIN et al., Clarksburg Fire Protection District, Delta Legacy Communities, Inc, and South Delta Water Agency & Central Delta Water Agency have filed answers in opposition
- Case ordered consolidated with the DCP Revenue Bond CEQA Case for pre-trial and trial purposes and assigned to Judge Earl for all purposes
- DWR's motions for summary judgment re CEQA affirmative defenses granted; cross-motions by opponents denied
- Dec. 9, 2022 DWR's motion for summary adjudication of Delta Reform Act and public trust doctrine affirmative defenses granted; NCRA's motion for summary judgment re same denied
- Trial on the merits held May 15-18, 2023
 - Supplemental briefing ordered on three issues with final brief due June 30, 2023
 - Tentative Decision/Proposed Statement of Decision against validity issued Aug. 25
 - [DWR's objections filed September 18, 2023](#)
 - [Opponents responses to objections filed September 28, 2023](#)

• CEQA Case

- Sierra Club, Center for Biological Diversity, Planning and Conservation League, Restore the Delta, and Friends of Stone Lakes National Wildlife Refuge filed a standalone CEQA lawsuit challenging DWR's adoption of the bond resolutions



	<ul style="list-style-type: none"> Alleges DWR violated CEQA by adopting bond resolutions before certifying a Final EIR for the Delta Conveyance Project Cases ordered consolidated for all purposes DWR's motion for summary judgment granted; Sierra Club's motion denied Tentative Decision/Proposed Statement of Decision rejecting CEQA challenge issued Aug. 25, 2023 DWR's objections filed September 18, 2023 Opponents responses to objections filed September 28, 2023
Subject	Status
<p>SWP-CVP 2019 BiOp Cases</p> <p><i>Pacific Coast Fed'n of Fishermen's Ass'ns, et al. v. Raimondo, et al. (PCFFA)</i></p> <p><i>Calif. Natural Resources Agency, et al. v. Raimondo, et al. (CNRA)</i></p> <p>Federal District Court, Eastern Dist. of California, Fresno Division (Judge Thurston)</p>	<ul style="list-style-type: none"> SWC intervened in both <i>PCFFA</i> and <i>CNRA</i> cases Federal defendants reinitiated consultation on Oct 1, 2021 February 24, 2023 court approved the 2023 Interim Operations Plan proposed by federal defendants and state plaintiffs, denied all alternative proposed operations and extended the stay until December 31, 2023
<p>CESA Incidental Take Permit Cases</p> <p>Coordinated Case Name <i>CDWR Water Operations Cases, JCCP 5117</i> (Coordination Trial Judge Gevercer)</p> <p><i>Metropolitan & Mojave Water Agency v. Calif. Dept. of Fish & Wildlife, et al. (CESA/CEQA/Breach of Contract)</i></p> <p><i>State Water Contractors & Kern County Water Agency v. Calif. Dept. of Fish & Wildlife, et al. (CESA/CEQA)</i></p> <p><i>Tehama-Colusa Canal Auth., et al. v. Calif. Dept. of Water Resources (CEQA)</i></p> <p><i>San Bernardino Valley Municipal Water Dist. v. Calif. Dept. of Water Resources, et al. (CEQA/CESA/ Breach of Contract/Takings)</i></p> <p><i>Sierra Club, et al. v. Calif. Dept. of Water Resources (CEQA/Delta Reform Act/Public Trust)</i></p>	<ul style="list-style-type: none"> All 8 cases ordered coordinated in Sacramento County Superior Court Stay on discovery issued until coordination trial judge orders otherwise All four Fresno cases transferred to Sacramento to be heard with the four other coordinated cases Certified administrative records lodged March 4, 2022 State Water Contractors et al. granted leave to intervene in Sierra Club, North Coast Rivers Alliance, Central Delta Water Agency, and San Francisco Baykeeper cases by stipulation SWC, et al. granted leave to intervene as respondents in <i>Tehama-Colusa Canal Auth., et al. v. Calif. Dept. of Water Resources</i> CEQA case SWC's renewed motion to augment the administrative records granted in part; a court-appointed referee will review withheld records to determine if the deliberative process privilege applies



<p><i>North Coast Rivers Alliance, et al. v. Calif. Dept. of Water Resources</i> (CEQA/Delta Reform Act/Public Trust)</p> <p><i>Central Delta Water Agency, et. al. v. Calif. Dept. of Water Resources</i> (CEQA/Delta Reform Act/Public Trust/ Delta Protection Acts/Area of Origin)</p> <p><i>San Francisco Baykeeper, et al. v. Calif. Dept. of Water Resources, et al.</i> (CEQA/CESA)</p>	<ul style="list-style-type: none"> Sept. 8, 2023 hearing on DWR's and CDFW's motion to modify the referral to exclude certain withheld records <u>CDFW's motion denied, DWR's motion subject to the Court's in camera review of records proposed for exclusion</u> <u>Referee's recommendation is to grant in part, deny in part SWC parties' motion to augment the administrative records</u> <u>Oct. 13, 2023 objections or responses to Referee's recommendation due</u> <u>Oct. 27, 2023 hearing on Referee's recommendation and Court's in camera review of DWR correspondence with the Governor's office</u>
<p>CDWR Environmental Impact Cases Sacramento Superior Ct. Case No. JCCP 4942, 3d DCA Case No. C091771 (20 Coordinated Cases)</p> <p>Validation Action <i>DWR v. All Persons Interested</i></p> <p>CEQA 17 cases</p> <p>CESA/Incidental Take Permit 2 cases</p> <p>(Judge Arguelles)</p>	<ul style="list-style-type: none"> Cases dismissed after DWR rescinded project approval, bond resolutions, decertified the EIR, and CDFW rescinded the CESA incidental take permit January 10, 2020 – Nine motions for attorneys' fees and costs denied in their entirety Parties have appealed attorneys' fees and costs rulings May 11, 2022, court of appeal reversed the trial court's denial of attorney fees and costs in an unpublished opinion Opinion ordered published Coordinated cases remitted to trial court for re-hearing of fee motions consistent with the court of appeal's opinion Sept. 15, 2023 re-hearing on fee motions
<p>COA Addendum/ No-Harm Agreement</p> <p><i>North Coast Rivers Alliance v. DWR</i> Sacramento County Superior Ct. (Judge Rockwell)</p>	<ul style="list-style-type: none"> Plaintiffs allege violations of CEQA, Delta Reform Act & public trust doctrine USBR Statement of Non-Waiver of Sovereign Immunity filed September 2019 Westlands Water District and North Delta Water Agency granted leave to intervene Metropolitan & SWC monitoring Deadline to prepare administrative record last extended to Nov. 18, 2022



<p>SWP Contract Extension Validation Action Court of Appeal for the Third App. Dist. Case No. C096316 <i>DWR v. All Persons Interested in the Matter, etc.</i></p>	<ul style="list-style-type: none">• DWR seeks a judgment that the Contract Extension amendments to the State Water Contracts are lawful• Metropolitan and 7 other SWCs filed answers in support of validity to become parties• Jan. 5-7, 2022 Hearing on the merits held with CEQA cases, below• Final statement of decision in DWR's favor filed March 9, 2022• Final judgment entered and served• C-WIN et al., County of San Joaquin et al. and North Coast Rivers Alliance et al. filed notices of appeal• Validation and CEQA cases consolidated on appeal• Briefing completed May 30, 2023• <u>Oral argument recalendared for November 15, 2023; 30 minutes per side</u>
<p>SWP Contract Extension CEQA Cases Court of Appeal for the Third App. Dist. Case Nos. C096384 & C096304 <i>North Coast Rivers Alliance, et al. v. DWR</i> <i>Planning & Conservation League, et al. v. DWR</i></p>	<ul style="list-style-type: none">• Petitions for writ of mandate alleging CEQA and Delta Reform Act violations filed on January 8 & 10, 2019• Deemed related to DWR's Contract Extension Validation Action and assigned to Judge Culhane• Administrative Record completed• DWR filed its answers on September 28, 2020• Metropolitan, Kern County Water Agency and Coachella Valley Water District have intervened and filed answers in the two CEQA cases• Final statement of decision in DWR's favor denying the writs of mandate filed March 9, 2022• Final judgments entered and served• North Coast Rivers Alliance et al. and PCL et al. filed notices of appeal• Appeals consolidated with the validation action above



Delta Conveyance Project Soil Exploration Cases

Central Delta Water Agency, et al. v. DWR
Sacramento County Superior Ct.
(Judge Chang)

Central Delta Water Agency, et al. v. DWR (II),
Sacramento County Super. Ct.
(Judge Acquisto)

- Original case filed August 10, 2020; new case challenging the second addendum to the CEQA document filed Aug. 1, 2022
- Plaintiffs Central Delta Water Agency, South Delta Water Agency and Local Agencies of the North Delta
- One cause of action alleging that DWR's adoption of an Initial Study/Mitigated Negative Declaration (IS/MND) for soil explorations needed for the Delta Conveyance Project violates CEQA
- March 24, 2021 Second Amended Petition filed to add allegation that DWR's addendum re changes in locations and depths of certain borings violates CEQA
- DWR's petition to add the 2020 CEQA case to the *Department of Water Resources Cases*, JCCP 4594, San Joaquin County Superior Court denied
- Hearing on the merits held Oct.13, 2022
- Dec. 2, 2022 ruling on the merits granting the petition with respect to two mitigation measures and denying on all other grounds
- Dec. 23, 2022 court order directing DWR to address the two mitigation measures within 60 days while declining to order DWR to vacate the IS/MND
- March 27, 2023 court entered judgment and issued a writ after ordering and considering supplemental briefing
- May 5, 2023 court granted DWR's motion to discharge the writ and dismiss the case
- May 18, 2023 Notice of Appeal filed
- Hearing on motion for attorneys' fees continued to ~~September 4~~February 29, 2024

Water Management Tools Contract Amendment

California Water Impact Network et al. v. DWR
Sacramento County Superior Ct.
(Judge Aquisto)

North Coast Rivers Alliance, et al. v. DWR
Sacramento County Super. Ct.
(Judge Aquisto)

- Filed September 28, 2020
- CWIN and Aqualliance allege one cause of action for violation of CEQA
- NCRA et al. allege four causes of action for violations of CEQA, the Delta Reform Act, Public Trust Doctrine and seeking declaratory relief
- SWC motion to intervene in both cases granted
- Dec. 20, 2022 DWR filed notice of certification of the administrative record and filed answers in both cases



<i>San Diego County Water Authority v. Metropolitan, et al.</i>		
Cases	Date	Status
2014, 2016	Aug. 28, 2020	SDCWA served first amended (2014) and second amended (2016) petitions/complaints.
	Sept. 28	Metropolitan filed demurrers and motions to strike portions of the amended petitions/complaints.
	Sept. 28-29	Member agencies City of Torrance, Eastern Municipal Water District, Foothill Municipal Water District, Las Virgenes Municipal Water District, Three Valleys Municipal Water District, Municipal Water District of Orange County, West Basin Municipal Water District, and Western Municipal Water District filed joinders to the demurrers and motions to strike.
	Feb. 16, 2021	Court issued order denying Metropolitan's demurrers and motions to strike, allowing SDCWA to retain contested allegations in amended petitions/complaints.
	March 22	Metropolitan filed answers to the amended petitions/complaints and cross-complaints against SDCWA for declaratory relief and reformation, in the 2014, 2016 cases.
	March 22-23	Member agencies City of Torrance, Eastern Municipal Water District, Foothill Municipal Water District, Las Virgenes Municipal Water District, Three Valleys Municipal Water District, Municipal Water District of Orange County, West Basin Municipal Water District, and Western Municipal Water District filed answers to the amended petitions/complaints in the 2014, 2016 cases.
	April 23	SDCWA filed answers to Metropolitan's cross-complaints.
	Sept. 30	Based on the Court of Appeal's Sept. 21 opinion (described above), and the Board's Sept. 28 authorization, Metropolitan paid \$35,871,153.70 to SDCWA for 2015-2017 Water Stewardship Rate charges under the Exchange Agreement and statutory interest.
2017	July 23, 2020	Dismissal without prejudice entered.
2018	July 28, 2020	Parties filed a stipulation and application to designate the case complex and related to the 2010-2017 cases, and to assign the case to Judge Massullo's court.
	Nov. 13	Court ordered case complex and assigned to Judge Massullo's court.
	April 21, 2021	SDCWA filed second amended petition/complaint.
	May 25	Metropolitan filed motion to strike portions of the second amended petition/complaint.



Cases	Date	Status
2018 (cont.)	May 25-26	Member agencies City of Torrance, Eastern Municipal Water District, Foothill Municipal Water District, Las Virgenes Municipal Water District, Three Valleys Municipal Water District, Municipal Water District of Orange County, West Basin Municipal Water District, and Western Municipal Water District filed joinders to the motion to strike.
	July 19	Court issued order denying Metropolitan's motion to strike portions of the second amended petition/complaint.
	July 29	Metropolitan filed answer to the second amended petition/complaint and cross-complaint against SDCWA for declaratory relief and reformation.
	July 29	Member agencies City of Torrance, Eastern Municipal Water District, Foothill Municipal Water District, Las Virgenes Municipal Water District, Three Valleys Municipal Water District, Municipal Water District of Orange County, West Basin Municipal Water District, and Western Municipal Water District filed answers to the second amended petition/complaint.
	Aug. 31	SDCWA filed answer to Metropolitan's cross-complaint.
	April 11, 2022	Court entered order of voluntary dismissal of parties' WaterFix claims and cross-claims.
2014, 2016, 2018	June 11, 2021	Deposition of non-party witness.
	Aug. 25	Hearing on Metropolitan's motion for further protective order regarding deposition of non-party witness.
	Aug. 25	Court issued order consolidating the 2014, 2016, and 2018 cases for all purposes, including trial.
	Aug. 30	Court issued order granting Metropolitan's motion for a further protective order regarding deposition of non-party witness.
	Aug. 31	SDCWA filed consolidated answer to Metropolitan's cross-complaints in the 2014, 2016, and 2018 cases.
	Oct. 27	Parties submitted to the court a joint stipulation and proposed order staying discovery through Dec. 8 and resetting pre-trial deadlines.
	Oct. 29	Court issued order staying discovery through Dec. 8 and resetting pre-trial deadlines, while the parties discuss the prospect of settling some or all remaining claims and crossclaims.
	Jan. 12, 2022	Case Management Conference. Court ordered a 35-day case stay to allow the parties to focus on settlement negotiations, with weekly written check-ins with the court; and directed the parties to meet and confer regarding discovery and deadlines.



Cases	Date	Status
2014, 2016, 2018 (cont.)	Feb. 22	Court issued order resetting pre-trial deadlines as proposed by the parties.
	Feb. 22	Metropolitan and SDCWA each filed motions for summary adjudication.
	April 13	Hearing on Metropolitan's and SDCWA's motions for summary adjudication.
	April 18	Parties filed supplemental briefs regarding their respective motions for summary adjudication, as directed by the court.
	April 18	Court issued order resetting pre-trial deadlines as proposed by the parties.
	April 29	Parties filed pre-trial briefs.
	April 29	Metropolitan filed motions in limine.
	May 4	Court issued order granting Metropolitan's motion for summary adjudication on cross-claim for declaratory relief that the conveyance facility owner, Metropolitan, determines fair compensation, including any offsetting benefits; and denying its motion on certain other cross-claims and an affirmative defense.
	May 11	Court issued order granting SDCWA's motion for summary adjudication on cross-claim for declaratory relief in the 2018 case regarding lawfulness of the Water Stewardship Rate's inclusion in the wheeling rate and transportation rates in 2019-2020; certain cross-claims and affirmative defenses on the ground that Metropolitan has a duty to charge no more than fair compensation, which includes reasonable credit for any offsetting benefits, with the court also stating that whether that duty arose and whether Metropolitan breached that duty are issues to be resolved at trial; affirmative defenses that SDCWA's claims are untimely and SDCWA has not satisfied claims presentation requirements; affirmative defense in the 2018 case that SDCWA has not satisfied contract dispute resolution requirements; claim, cross-claims, and affirmative defenses regarding applicability of Proposition 26, finding that Proposition 26 applies to Metropolitan's rates and charges, with the court also stating that whether Metropolitan violated Proposition 26 is a separate issue; and cross-claims and affirmative defenses regarding applicability of Government Code section 54999.7, finding that section 54999.7 applies to Metropolitan's rates. Court denied SDCWA's motion on certain other cross-claims and affirmative defenses.
	May 13	Pre-trial conference; court denied Metropolitan's motions in limine.
	May 16	Court issued order setting post-trial brief deadline and closing arguments.
	May 16-27	Trial occurred but did not conclude.



Cases	Date	Status
2014, 2016, 2018 (cont.)	May 23, June 21	SDCWA filed motions in limine.
	May 26, June 24	Court denied SDCWA's motions in limine.
	June 3, June 24, July 1	Trial continued, concluding on July 1.
	June 24	SDCWA filed motion for partial judgment.
	July 15	Metropolitan filed opposition to motion for partial judgment.
	Aug. 19	Post-trial briefs filed.
	Sept. 14	Court issued order granting in part and denying in part SDCWA's motion for partial judgment (granting motion as to Metropolitan's dispute resolution, waiver, and consent defenses; denying motion as to Metropolitan's reformation cross-claims and mistake of fact and law defenses; and deferring ruling on Metropolitan's cost causation cross-claim).
	Sept. 21	Metropolitan filed response to order granting in part and denying in part SDCWA's motion for partial judgment (requesting deletion of Background section portion relying on pleading allegations).
	Sept. 22	SDCWA filed objection to Metropolitan's response to order granting in part and denying in part SDCWA's motion for partial judgment.
	Sept. 27	Post-trial closing arguments.
	Oct. 20	Court issued order that it will rule on SDCWA's motion for partial judgment as to Metropolitan's cost causation cross-claim simultaneously with the trial statement of decision.
	Dec. 16	The parties' filed proposed trial statements of decision.
	Dec. 21	SDCWA filed the parties' stipulation and proposed order for judgment on Water Stewardship Rate claims for 2015-2020.
	Dec. 27	Court entered order for judgment on Water Stewardship Rate claims for 2015-2020 as proposed by the parties.
	March 14, 2023	Court issued tentative statement of decision (tentatively ruling in Metropolitan's favor on all claims litigated at trial, except for those ruled to be moot based on the rulings in Metropolitan's favor)
	March 14	Court issued amended order granting in part and denying in part SDCWA's motion for partial judgment (ruling that Metropolitan's claims



		for declaratory relief regarding cost causation are not subject to court review).
	March 29	SDCWA filed objections to tentative statement of decision
	April 3	Metropolitan filed response to amended order granting in part and denying in part SDCWA's motion for partial judgment (requesting deletion of Background section portion relying on pleading allegations).
	April 25	Court issued statement of decision (ruling in Metropolitan's favor on all claims litigated at trial, except for those ruled to be moot based on the rulings in Metropolitan's favor)
All Cases	April 15, 2021	Case Management Conference on 2010-2018 cases. Court set trial in 2014, 2016, and 2018 cases on May 16-27, 2022.
	April 27	SDCWA served notice of deposition of non-party witness.
	May 13-14	Metropolitan filed motions to quash and for protective order regarding deposition of non-party witness.
	June 4	Ruling on motions to quash and for protective order.



Outside Counsel Agreements				
Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Albright, Yee & Schmit, APC	Employment Matter	211923	05/23	\$60,000
Andrade Gonzalez LLP	MWD v. DWR, CDFW and CDNR Incidental Take Permit (ITP) CESA/CEQA/Contract Litigation	185894	07/20	\$250,000
Aleshire & Wynder	Oil, Mineral and Gas Leasing	174613	08/18	\$50,000
Atkinson Andelson Loya Ruud & Romo	Employee Relations	59302	04/04	\$1,277,187
	Delta Conveyance Project Bond Validation-CEQA Litigation	185899	09/21	\$250,000
	MWD Drone and Airspace Issues	193452	08/20	\$50,000
	Equal Employee Opportunity Commission Charge	200462	03/21	\$20,000
	AFSCME Local 1902 in Grievance No. 1906G020 (CSU Meal Period)	201883	07/12/21	\$30,000
	AFSCME Local 1902 v. MWD, PERB Case No. LA-CE-1438-M	201889	09/15/21	\$20,000
	MWD MOU Negotiations**	201893	10/05/21	\$100,000
Best, Best & Krieger	Navajo Nation v. U.S. Department of the Interior, et al.	54332	05/03	\$185,000
	Bay-Delta Conservation Plan/Delta Conveyance Project (with SWCs)	170697	08/17	\$500,000
	Environmental Compliance Issues	185888	05/20	\$100,000
	Grant Compliance Issues	211921	05/23	\$75,000
	Pure Water Southern California	207966	11/22	\$100,000



Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP	FCC and Communications Matters	110227	11/10	\$100,000
Brown White & Osborn LLP	HR Matter	203450	03/22	\$50,000
Buchalter, a Professional Corp.	Union Pacific Industry Track Agreement	193464	12/07/20	\$50,000
Burke, Williams & Sorensen, LLP	Real Property – General	180192	01/19	\$100,000
	Labor and Employment Matters	180207	04/19	\$75,000
	General Real Estate Matters	180209	08/19	\$200,000
	Rancho Cucamonga Condemnation Actions (Grade Separation Project)	207970	05/22	\$100,000
Law Office of Alexis S.M. Chiu*	Bond Counsel	200468	07/21	N/A
Cislo & Thomas LLP	Intellectual Property	170703	08/17	\$100,000
Curls Bartling P.C.*	Bond Counsel	200470	07/21	N/A
Duane Morris LLP	SWRCB Curtailment Process	138005	09/14	\$615,422
Duncan, Weinberg, Genzer & Pembroke	Power Issues	6255	09/95	\$3,175,000
Ellison, Schneider, Harris & Donlan	Colorado River Issues	69374	09/05	\$175,000
	Issues re SWRCB	84457	06/07	\$200,000
Greines, Martin, Stein & Richland LLP	SDCWA v. MWD	207958	10/22	\$100,000
	Colorado River Matters	207965	11/22	\$100,000
Haden Law Office	Real Property Matters re Agricultural Land	180194	01/19	\$50,000
Hanna, Brophy, MacLean, McAleer & Jensen, LLP	Workers' Compensation	211926	06/23	\$100,000



Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Hanson Bridgett LLP	SDCWA v. MWD	124103	03/12	\$1,100,000
	Finance Advice	158024	12/16	\$100,000
	Deferred Compensation/HR	170706	10/17	\$500,000
	Tax Issues	180200	04/19	\$50,000
	Alternative Project Delivery (ADP)	207961	10/22	\$250,000
Hausman & Sosa, LLP	MOU Hearing Officer Appeal	201892	09/21	\$95,000
	MOU Hearing Officer Appeal	207949	07/22	\$25,000
Hawkins Delafield & Wood LLP*	Bond Counsel	193469	07/21	N/A
<u>Hemming Morse, LLP</u>	<u>Baker Electric v. MWD</u>	<u>211933</u>	<u>08/23</u>	<u>\$100,000</u>
Horvitz & Levy	SDCWA v. MWD	124100	02/12	\$1,250,000
	General Appellate Advice	146616	12/15	\$100,000
	Colorado River	203464	04/22	\$100,000
Innovative Legal Services, P.C.	Employment Matter	211915	01/19/23	\$100,000
Internet Law Center	Cybersecurity and Privacy Advice and Representation	200478	04/13/21	\$100,000
	Systems Integrated, LLC v. MWD	201875	05/17/21	\$100,000
Amira Jackmon, Attorney at Law*	Bond Counsel	200464	07/21	N/A
Jackson Lewis P.C.	Employment: Department of Labor Office of Contract Compliance	137992	02/14	\$45,000
Jones Hall, A Professional Law Corp*	Bond Counsel	200465	07/21	N/A
Kegel, Tobin & Truce	Workers' Compensation	180206	06/19	\$250,000
Kronenberger Rosenfeld, LLP	Systems Integrated, LLC v. MWD	211920	04/23	\$50,000 <u>\$100,000</u>



Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Kutak Rock LLP	Delta Islands Land Management	207959	10/22	\$10,000
Liebert Cassidy Whitmore	Labor and Employment	158032	02/17	\$229,724
	FLSA Audit	180199	02/19	\$50,000
Manatt, Phelps & Phillips	SDCWA v. MWD rate litigation	146627	06/16	\$4,400,000
	Raftelis-Subcontractor of Manatt, Agr. #146627: Per 5/2/22 Engagement Letter between Manatt and Raftelis, MWD paid Raftelis Financial Consultants, Inc.	Invoice No. 23949		\$56,376.64 for expert services & reimbursable expenses in SDCWA v. MWD
<u>Marten Law LLP</u>	<u>PFAS Multi-District Litigation</u>	<u>216034</u>	<u>09/23</u>	<u>\$100,000</u>
<u>Martenson, Hasbrouck & Simon LLP</u>	<u>Employment Matter</u>	<u>211932</u>	<u>08/23</u>	<u>\$50,000</u>
Meyers Nave Riback Silver & Wilson	Pure Water Southern California	207967	11/22	\$100,000
	PFAS Compliance Issues	207968	11/14/22	\$100,000
Miller Barondess, LLP	SDCWA v. MWD	138006	12/14	\$600,000
Morgan, Lewis & Bockius	SDCWA v. MWD	110226	07/10	\$8,750,000
	Project Labor Agreements	200476	04/21	\$100,000
Musick, Peeler & Garrett LLP	Colorado River Aqueduct Electric Cables Repair/Contractor Claims	193461	11/20	\$1,700,000
	Arvin-Edison v. Dow Chemical	203452	01/22	\$100,000
	Semitropic TCP Litigation	207954	09/22	\$75,000
Nixon Peabody LLP*	Bond Counsel [re-opened]	193473	07/21	\$100,000
	Special Finance Project	207960	10/22	\$50,000
Norton Rose Fulbright US LLP*	Bond Counsel	200466	07/21	N/A



Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Olson Remcho LLP	Government Law	131968	07/14	\$400,000
	Executive Committee/Ad Hoc Committees Advice	207947	08/22	\$60,000
	Public Records Act	207950	08/22	\$45,000
	Advice/Assistance re Proposition 26/Election Issues	211922	05/23	\$100,000
Paul Hastings LLP	MWD v. California Department of Fish and Wildlife	207969	3/23	\$100,000
Rains Lucia Stern St. Phalle & Silver, PC	Employment Matter	211919	4/23	\$60,000
Renne Public Law Group, LLP	ACE v. MWD (PERB Case No. LA-CE-1574-M)	203466	05/22	\$100,000
	ACE v. MWD (PERB Case No. LA-CE-1611-M)	207962	10/22	\$50,000
Ryan & Associates	Leasing Issues	43714	06/01	\$200,000
	Oswalt v. MWD	211925	05/23	\$100,000
Seyfarth Shaw LLP	Claim (Contract #201897)	201897	11/04/21	\$200,000
	Claim (Contract #203436)	203436	11/15/21	\$350,000
	Claim (Contract #203454)	203454	01/22	\$160,000
	Claim (Contract #203455)	203455	10/21	\$175,000
	Reese v. MWD	207952	11/22	\$400,000
	General Labor/Employment Advice	211917	3/23	\$100,000
	Civil Rights Department Complaint	211931	07/23	\$100,000
Sheppard Mullin Richter & Hampton	Rivers v. MWD	207946	07/22	\$250,000
Stradling Yocca Carlson & Rauth*	Bond Counsel	200471	07/21	N/A
Theodora Oringher PC	Construction Contracts - General Conditions Update	185896	07/20	\$100,000



Firm Name	Matter Name	Agreement No.	Effective Date	Contract Maximum
Thompson Coburn LLP	NERC Energy Reliability Standards	193451	08/20	\$300,000
Van Ness Feldman, LLP	General Litigation	170704	07/18	\$50,000
	Colorado River MSHCP	180191	01/19	\$50,000
	Bay-Delta and State Water Project Environmental Compliance	193457	10/15/20	\$50,000
	Colorado River Issues	211924	05/23	\$100,000
Western Water and Energy	California Independent System Operator Related Matters	193463	11/20/20	\$100,000

*Expenditures paid by Bond Proceeds/Finance

**Expenditures paid by another group



General Auditor's Report for September 2023

Summary

This report highlights significant activities of the Office of the General Auditor for the month ended September 30, 2023.

Audit & Advisory Services

Eight projects are in progress, two audits are in planning, and seven projects are in the reporting phase. Work priority is being given to carry-forward audits. Additionally, two advisory services projects are in process.

No final reports were issued during this period.

Other General Auditor Activities

1. Special Project: Administrative Code Mandated Reporting

Completed. Prepared compilation of reporting mandated by the Administrative Code.

2. Department of Interior Inspector General

Met with representatives and provided an overview of Metropolitan's internal audit function.

3. Senior Audit Manager Recruitment

Collaboration with Human Resources to fill this position is in progress.

4. External Auditor Support

Assistance to external auditor Macias Gini & O'Connell LLP continues in accordance with their work plan.

5. External Quality Assessment

Upcoming assessment by the Institute of Internal Auditors is pending contract signing.



Ethics Office Monthly Report

SEPTEMBER 2023

EDUCATION

Provided monthly education item at the EOP Committee meeting on financial disclosure requirements and common questions regarding Statement of Economic Interests (Form 700).

COMPLIANCE

Reviewed proposed new job descriptions to determine applicable financial disclosure requirements under the Conflict-of-Interest Code.

Assisted Board members and employees with their Annual, Assuming Office, and Leaving Office Form 700 filings. Assistance included filing for multiple positions, troubleshooting the electronic filing system, and notifications of deadlines.

Monitored the status of past due Assuming Office and Leaving Office Form 700 filings. Sent notices to five current employees and six former employees; obtained compliance from three current employees and three former employees.

ADVICE

Addressed 21 advice matters involving: conflicts of interest, financial disclosure, political activities, gifts, outside employment, and other ethics-related topics.

INVESTIGATIONS

Received five complaints involving the following allegations:

- Various EEO related violations by an employee
- A supervisor promoted an employee based on a personal relationship
- A supervisor promoted an employee for personal gain
- Multiple employees mistreated a coworker
- A supervisor mistreated an employee

Referred one EEO-related complaint to the EEO Office.

ETHICS OFFICER FINDINGS

The Ethics Officer determined that two Metropolitan managers improperly disclosed confidential information. The findings will be forwarded to Human Resources and management for consideration of any appropriate corrective or remedial action.

ADVICE AND INVESTIGATIVE DATA

Advice Matters	21
Compliance Assistance	44
Complaints Received	5
Investigations Opened	0
Pending Investigations	9

COMPLAINTS MAY BE FILED AT:

ANONYMOUS ETHICS HOTLINE (Convercent)
(800) 461-9330
<http://www.mwdethicshotline.net/>

ETHICS OFFICE
(213) 217-5832
ethicsoffice@mwdh2o.com

MINUTES
REGULAR MEETING OF THE
BOARD OF DIRECTORS
THE METROPOLITAN WATER DISTRICT OF SOUTHERN CALIFORNIA
September 12, 2023

53360 The Board of Directors of The Metropolitan Water District of Southern California met in a regular session on Tuesday, September 12, 2023.

Chair Ortega called the meeting to order at 1:18 p.m.

Director Goldberg is using AB 2449 due to illness.

The Board Executive Secretary announced that the 525 Via La Selva, Redondo Beach, CA 90277 teleconference location is no longer available.

53361 The Meeting was opened with an invocation by Director Barry D. Pressman, City of Beverly Hills.

53362 The Pledge of Allegiance was given by Director Fred Jung, City of Fullerton.

Chair Ortega welcomed Director Cordero, City of Long Beach, to introduce the guest Member Agency Manager Chris Garner from Long Beach Utilities Department. Director Cordero and Mr. Garner made brief remarks.

Chair Ortega announced that the Hispanic Employees Association and Metropolitan will be celebrating Hispanic Heritage Month with a number of activities and social media posts. Chair Ortega made remarks in remembrance of the lives lost on the twenty second anniversary of 9/11 tragic events. Social media will show case drought-tolerant gardens in six counties in Metropolitan service area. Metropolitan will also celebrate Rosh Hashanah and Yom Kippur. Lastly, recognized the video that was posted over the Labor Day weekend of the success stories of the recent shutdown season and the employees who worked on the shutdown.

53363 Board Secretary Fong-Sakai administered the roll call. Those responding present were: Directors Abdo, Ackerman, Alvarez, Armstrong, Bryant, Camacho, Chacon, Cordero, De Jesus, Dennstedt, Dick, Douglas, Erdman, Fellow, Fong-Sakai, Garza, Goldberg (AB2449), Gray (teleconference posted location), Jung, Kassakhian (teleconference posted location), Kurtz, Lefevre, McCoy, , Miller, Ortega, Petersen, Peterson, Phan (teleconference posted location), Pressman, Ramos, Seckel, Smith, and Sutley.

Those entered after roll call: Luna and McMillan.

Those not responding were: Directors Faessel, Morris, and Quinn.

Board Secretary Fong-Sakai declared a quorum present.

53364 Community Reflections Alan Shanahan, Executive President, American Federation of State, County & Municipal Employees (Local 1902).

Chair Ortega introduced Alan Shanahan, Executive President, American Federation of State, County & Municipal Employees (Local 1902). Mr. Shanahan made remarks regarding the organization's goals, initiatives, and 75th anniversary.

Director Luna entered after roll call.

53365 Chair Ortega invited members of the public to address the Board on matters within the Board's jurisdiction (in-person and via teleconference).

	Name	Affiliation	Item
1.	Darcy Burke	Elsinore Valley Municipal Water District	Inspection Trip
2.	Mark Gold	NRDC	CAMP Financial Model
3.	Joseph Mizia	Aircraft Pilot, Metropolitan Employee	Camp Medical Benefits
4.	Alan Shanahan	AFSCME Local 1902	Support General Manager

General Manager Hagekhalil made brief remarks regarding the public speakers comments.

Chair Ortega addressed the following: Other Matters and Reports.

53366 Chair Ortega referred to the Chair's monthly report, which was previously posted and distributed to the Board. In addition, a reminder to Board Members to contact the board office if they plan to attend the December 5, 2023, Special Board Meeting from Gene Camp or Union Station.

53367 General Manager Hagekhalil referred to the General Manager's monthly report, which was previously posted and distributed to the Board. In addition, General Manager Hagekhalil reported on the following:

1. Updated on Former Delta Watermaster Michael George motor vehicle accident and recovery.
2. Updated on AB 1572 co-sponsored legislation to prohibit use of potable water on non-functional turf on commercial and industrial properties.
3. Updated on Renewable Energy RFP
4. Updated on the meeting with the Inspector General
5. Updated on Office of the General Manager restructure and Delta expenditures

53368 Chair Ortega asked if there were any changes to the report of events attended by Directors at Metropolitan's expense during the month of August, as previously posted and distributed to the Board. Chair Ortega asked the Directors if there were any corrections on the item. No amendments were made.

Director McMillan entered after roll call.

53369 General Counsel Scully stated she had nothing to add to the written report.

53370 General Auditor Suzuki stated he had nothing to add to the written report.

53371 Ethics Officer Salinas provided an update to his report on state conflict of interest law and requested advice. A memorandum will be sent to the Board.

53372 Presentation of 10-year Service Pin to Director Russell Lefevre.

Director Lefevre made brief remarks.

53373 Chair Ortega asked the Directors if there were any comments or discussions on the Approval of the Minutes of the Board of Directors Meeting for August 15, 2023. (Copies have been submitted to each Director, any additions, corrections, or omissions) (Agenda Item 7A). No amendments were made.

53374 Approve Resolution confirming Director John T. Morris for Association of California Water Agencies Region 8 Board Member (Agenda Item 7B).

53375 Approval of Committee Assignments (Agenda Item 7C). Director Luna was appointed to Chair the Legal and Claims Committee. Director Peterson was added as a member of the Engineering, Operations, and Technology Committee. Director Douglas was added as a member of the Legal and Claims Committee and the Ethics, Organization, and Personnel Committee.

Chair Ortega called on Committee Chairs to give a report on Consent Calendar Action Items.

53376 Award a \$3,895,000 contract to Miller Pipeline to furnish and install internal seals in Freda Siphon Barrel No. 1 along the CRA conveyance system, as set forth in Agenda Item 7-1 board letter.

53377 (a). authorize an agreement with J.F. Shea Construction Inc. for a not-to-exceed amount of \$9.8 million for Phase 1 design-build services for the Sepulveda Feeder Pump Stations Project; (b) Authorize an increase of \$1.5 million to an existing agreement with Carollo Engineers Inc. for a new not-to-exceed amount of \$2.49 million to serve as the owner's advisor through the Phase 1 design-build agreement; and (c) Amend Metropolitan's Project Labor Agreement to include the Sepulveda Feeder Pump Stations Project., as set forth in Agenda Item 7-2 board letter.

Committee Chair Ramos Hagekhalil made brief remarks regarding the public speakers comments.

53378 Adopt a resolution designating Metropolitan's maximum medical contributions on the highest HMO Plan Region 2, Anthem Traditional HMO, to comply with the current authorized Memoranda of Understandings set forth in Agenda Item 7-3 board letter.

53379 Review and consider Eastern Municipal Water District's certified Final Environmental Impact Report and Addendum, and take related CEQA actions, and authorize the General Manager to enter into a Local Resources Program Agreement with Eastern Municipal Water District for the French Valley Recycled Water Distribution Project for up to 140 AFY of recycled water for irrigation use in the Eastern Municipal Water District service area, as set forth in Agenda Item 7-4 board letter.

53380 Authorize the General Manager to execute a second amendment to extend the office lease located in Washington D.C. an additional ninety months with an option to extend another thirty-six months, as set forth in Agenda Item 7-5 board letter.

53381 Approve use of Representative Concentration Pathway 8.5 for planning purposes in the Climate Adaptation Master Plan for Water, as set forth in Agenda Item 7-6 board letter.

Chair Ortega called on Directors who are requesting an item be pulled from the Consent Calendar Action Items and to hear abstentions or recusals before he called for the vote.

Director Dennstedt requested that item 7-3 be pulled from the Consent Calendar and be considered at the next meeting.

Director Armstrong recused himself on Item 7-4 due to the fact that he receives per diem from Eastern Municipal Water District, and based on state law and the MWD Act, he will not vote or participate on item 7-4 as it involves Eastern Municipal Water District.

Chair Ortega called for a vote to approve Consent Calendar Items 7A, 7B, 7C, 7-1 through 7-6 (**M.I. No. 53373 through 53377 and 53379 through 53381**).

Director Garza moved, seconded by Director Jung that the Board approve the Consent Calendar Items 7A, 7B, 7C, 7-1 through 7-2, and 7-4 through 7-6 as follows:

The following is a record of the vote:

Record of Vote on Consent Item(s):	7A, 7B, 7C, 7-1 through 7-2, and 7-4 through 7-6								
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan	x	x	13073				
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
		Subtotal:			19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian	x	x	3985				
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
		Subtotal:			80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	16159				
		Seckel	x	x	16159				
		Dick	x	x	16159				
		Erdman	x	x	16159				
		Subtotal:			64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai	x	x	16926				
		Goldberg	x	x	16926				
		Miller	x	x	16926				
		Smith	x	x	16926				
		Subtotal:			67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus	x	x	8634				
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dist.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
		Subtotal:			27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				375713				
Present and not voting									
Absent	10428								

The motion to approve the Consent Calendar Items 7A, 7B, 7C, 7-1 through 7-2, and 7-4 through 7-6 (**M.I. No. 53373 through 53377 and 53379 through 53381**)* passed by a vote of 375,713 ayes; 0 noes; 0 abstain; 0 not voting; and 10,428 absent.

***Note: Individual vote tally for Item 7-4**

Director Armstrong recused himself on Item 7-4 due to the fact that he receives per diem from Eastern Municipal Water District, and based on state law and the MWD Act, he will not vote or participate on item 7-4 as it involves Eastern Municipal Water District. The motion to approve the Consent Calendar Item 7-4 passed by a vote of 364,154 ayes; 0 noes; 0 abstain; 11,559 not voting; and 10,428 absent.

***Note: Individual vote tally for Item 7-5**

Director Dick recused himself on Consent Calendar Item 7-5. The motion to approve the Consent Calendar Item 7-5 passed by a vote of 375,713 ayes; 0 noes; 0 abstain; 0 not voting; and 10,428 absent.

***Note: Individual vote tally for Item 7-2**

Director Phan recused herself on Consent Calendar Item 7-2 due to the fact J.F. Shea Construction Inc. is a sister company of Shea Homes which is a client of her employer. The motion to approve the Consent Calendar Item 7-2 passed by a vote of 372,282 ayes; 0 noes; 0 abstain; 3,431 not voting; and 10,428 absent.

Chair Ortega called on Directors to discuss Item 7-3 **Minute Item 53378**. Director Sutley moves, seconded by Director Ramos item 7-3 as reported on (Adopt a resolution designating Metropolitan's maximum medical contributions on the highest HMO Plan Region 2, Anthem Traditional HMO, to comply with the current authorized Memoranda of Understandings set forth in Agenda Item 7-3 board letter).

Director Dennstedt moves, seconded by Director Chacon for a Substitute Motion to continue the item for one month.

The following Director(s) asked questions or made comments:

Director(s)

- | |
|--------------|
| 1. Dennstedt |
| 2. Ramos |
| 3. Kurtz |
| 4. De Jesus |
| 5. Alvarez |
| 6. Petersen |
| 7. Sutley |
| 8. Bryant |

Chair Ortega and Staff responded to the Directors' comments or questions.

Chair Ortega called for a vote to approve Substitute Motion.

Director Dennstedt moved, seconded by Director Chacon, that the Board approve the Substitute Motion on Agenda Item 7-3 as follows:

The following is a record of the vote:

Record of Vote on Consent Item(s):		7-3 Substitute Motion							
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x			x	4493		
Burbank	3175	Ramos	x			x	3175		
Calleguas Municipal Water District	13073	McMillan	x			x	13073		
Central Basin Municipal Water District	19324	Garza	x			x	9662		
		Chacon	x			x	9662		
		Subtotal:					19324		
Compton	641	McCoy	x			x	641		
Eastern Municipal Water District	11559	Armstrong	x			x	11559		
Foothill Municipal Water District	2409	Bryant	x			x	2409		
Fullerton	2561	Jung	x			x	2561		
Glendale	3985	Kassakhian	x			x	3985		
Inland Empire Utilities Agency	16030	Camacho	x			x	16030		
Las Virgenes	3090	Peterson	x			x	3090		
Long Beach	6558	Cordero	x			x	6558		
Los Angeles	80172	Sutley	x			x	20043		
		Petersen	x			x	20043		
		Quinn							
		Luna	x			x	20043		
		Douglas	x			x	20043		
		Subtotal:					80172		
Municipal Water Dist. of Orange County	64634	Ackerman	x			x	16159		
		Seckel	x			x	16159		
		Dick	x			x	16159		
		Erdman	x			x	16159		
		Subtotal:					64634		
Pasadena	3864	Kurtz	x			x	3864		
San Diego County Water Authority	67702	Fong-Sakai	x			x	16926		
		Goldberg	x			x	16926		
		Miller	x			x	16926		
		Smith	x			x	16926		
		Subtotal:					67702		
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x			x	3431		
Santa Monica	4861	Abdo	x			x	4861		
Three Valleys Municipal Water District	8634	De Jesus	x			x	8634		
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dis	13418	Fellow	x			x	13418		
West Basin Municipal Water District	27064	Alvarez	x			x	27064		
		Gray							
		Subtotal:					27064		
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				15035		360678		
Present and not voting									
Absent	10428								

The substitute motion to approve the Consent Calendar Item 7-3 failed by a vote of 15,035 ayes; 360,678 noes; 0 abstain; 0 not voting; and 10,428 absent.

Chair Ortega called for a vote to approve Agenda Item 7-3.

53378 Adopt a resolution designating Metropolitan's maximum medical contributions on the highest HMO Plan Region 2, Anthem Traditional HMO, to comply with the current authorized Memoranda of Understandings set forth in Agenda Item 7-3 board letter.

Director Ramos moved, seconded by Director Sutley, that the Board approve the Motion on Agenda Item 7-3 as follows:

The following is a record of the vote:

Record of Vote on Consent Item(s): 7-3									
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan	x	x	13073				
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
			Subtotal:		19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian	x	x	3985				
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	16159				
		Seckel	x	x	16159				
		Dick	x	x	16159				
		Erdman	x	x	16159				
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai	x	x	16926				
		Goldberg	x	x	16926				
		Miller	x	x	16926				
		Smith	x	x	16926				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus	x	x	8634				
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dist.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x			x	14775		
Total	386141				360938		14775		
Present and not voting									
Absent	10428								

The motion to approve the Consent Calendar Item 7-3 (**M.I. No. 53378**)* passed by a vote of 360,938 ayes; 14,775 noes; 0 abstain; 0 not voting; and 10,428 absent.

Chair Ortega called on the Committee Chairs to give a report on Board Items for action and to hear recusals, abstentions, and disclosures before any discussion on the items.

53382 Award a \$15,681,000 contract to Steve P. Rados Inc. to construct an intertie pipeline between the Inland Feeder and Rialto Pipeline. This project is part of water supply reliability improvements in the Rialto Pipeline service area, as set forth in Agenda Item 8-1 board letter.

Chair Ortega called for a vote to approve Board Item 8-1 (**M.I. No. 53382**)

Director Erdman moved, seconded by Director Camacho that the Board approve the Board Item 8-1 as follows:

The following is a record of the vote:

Record of Vote on Item:		8-1							
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan							
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
			Subtotal:		19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian	x	x	3985				
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	21545				
		Seckel	x	x	21545				
		Dick							
		Erdman	x	x	21545				
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai							
		Goldberg	x	x	33851				
		Miller							
		Smith	x	x	33851				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus							
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dist.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				354006				
Present and not voting									
Absent	32135								

The motion to approve the Board Item 8-1 (**M.I. No. 53382**) passed by a vote of 354,006 ayes; 0 noes; 0 abstain; 0 not voting; and 32,135 absent.

53383 By a two-thirds vote, authorize payments of up to \$4.16 million for participation in the State Water Contractors for FY 2023/24, as set forth in Agenda Item 8-2 board letter.

Chair Ortega called for a vote to approve Board Item 8-2 (**M.I. No. 53383**)

Director Sutley moved, seconded by Director Peterson that the Board approve the Board Item 8-2 as follows:

The following is a record of the vote:

Record of Vote on Item:		8-2							
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan							
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
			Subtotal:		19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian	x	x	3985				
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	16159				
		Seckel	x	x	16159				
		Dick	x	x	16159				
		Erdman	x	x	16159				
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai							
		Goldberg	x	x	33851				
		Miller							
		Smith	x	x	33851				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus							
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				354006				
Present and not voting									
Absent	32135								

The motion to approve the Board Item 8-2 (**M.I. No. 53383**) passed by a vote of 354,006 ayes; 0 noes; 0 abstain; 0 not voting; and 32,135 absent.

53384 Review and consider Addenda Nos. 1, 2, and 3 to the Mitigated Negative Declaration previously adopted by the Antelope Valley-East Kern Water Agency for the High Desert Water Bank; approve changes to the design, construction, and operation of Water Bank facilities as discussed in this letter; and authorize up to \$80 million for additional costs associated with these changes, as set forth in Agenda Item 8-3 board letter.

Chair Ortega called for a vote to approve Board Item 8-3 (**M.I. No. 53384**)

Director Sutley moved, seconded by Director Jung that the Board approve the Board Item 8-3 as follows:

Director Cordero recused herself on Consent Calendar Item 8-3 due to the fact it involves decisions that would impact Southern California, which she has a retirement plan and existing stock.

Director Erdman recused himself on Consent Calendar Item 8-3 due to the fact it he has existing stock.

The following Director(s) asked questions or made comments:

Director(s)

1. Garza

The following is a record of the vote:

Record of Vote on Item:		8-3							
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan							
Central Basin Municipal Water District	19324	Garza	x			x	9662		
		Chacon	x	x	9662				
			Subtotal:		9662		9662		
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian	x	x	3985				
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x						
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	21545				
		Seckel	x	x	21545				
		Dick	x	x	21545				
		Erdman	x						
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai							
		Goldberg	x	x	33851				
		Miller							
		Smith	x	x	33851				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus							
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dist.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				337786		9662		
Present and not voting	6558								
Absent	32135								

The motion to approve the Board Item 8-3 (**M.I. No. 53384**) passed by a vote of 337,786 ayes; 9,662 noes; 0 abstain; 6,558 not voting; and 32,135 absent.

53385 (a) authorize three new agricultural lease agreements with Joey DeConinck Farms, Nish Noroian Farms, and Red River Farms, thereby allowing these existing lessees to continue farming on Metropolitan's fee owned properties in the Palo Verde Valley, according to price and terms directions given in closed session; and (b) authorize

staff to issue replacement lease(s) in the event of a tenant default, as set forth in Agenda Item 8-4 board letter.

Chair Ortega called for a vote to approve Board Item 8-4 (**M.I. No. 53385**)

Director Jung moved, seconded by Director Bryant that the Board approve the Board Item 8-4 as follows:

The following is a record of the vote:

Record of Vote on Item: 8-4									
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan							
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
			Subtotal:		19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian							
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange Coun	64634	Ackerman	x	x	16159				
		Seckel	x	x	16159				
		Dick	x	x	16159				
		Erdman	x	x	16159				
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai							
		Goldberg	x	x	33851				
		Miller							
		Smith	x	x	33851				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan	x	x	3431				
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus							
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. D	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				350021				
Present and not voting									
Absent	36120								

The motion to approve the Board Item 8-4 (M.I. No. 53385)

passed by a vote of 350,021 ayes; 0 noes; 0 abstain; 0 not voting; and 36,120 absent.

53386 (a) authorize filing cross-complaints; (b) authorize an increase in the maximum amount payable under contract with Musick, Peeler & Garrett LLP for legal services by \$800,000 to an amount not to exceed \$2,500,000; and (c) authorize an increase in the maximum amount payable under contract with Exponent, Inc., for consulting services by \$200,000 to an amount not to exceed \$600,000 as set forth in Agenda Item 8-5 board letter.

Chair Ortega called for a vote to approve Board Item 8-5 (**M.I. No. 53386**)

Director Sutley moved, seconded by Director Peterson that the Board approve the Board Item 8-5 as follows:

The following is a record of the vote:

Record of Vote on Item:		8-5							
Member Agency	Total Votes	Director	Present	Yes	Yes Vote	No	No Vote	Abstain	Abstain Vote
Anaheim	6038	Faessel							
Beverly Hills	4493	Pressman	x	x	4493				
Burbank	3175	Ramos	x	x	3175				
Calleguas Municipal Water District	13073	McMillan							
Central Basin Municipal Water District	19324	Garza	x	x	9662				
		Chacon	x	x	9662				
			Subtotal:		19324				
Compton	641	McCoy	x	x	641				
Eastern Municipal Water District	11559	Armstrong	x	x	11559				
Foothill Municipal Water District	2409	Bryant	x	x	2409				
Fullerton	2561	Jung	x	x	2561				
Glendale	3985	Kassakhian							
Inland Empire Utilities Agency	16030	Camacho	x	x	16030				
Las Virgenes	3090	Peterson	x	x	3090				
Long Beach	6558	Cordero	x	x	6558				
Los Angeles	80172	Sutley	x	x	20043				
		Petersen	x	x	20043				
		Quinn							
		Luna	x	x	20043				
		Douglas	x	x	20043				
			Subtotal:		80172				
Municipal Water Dist. of Orange County	64634	Ackerman	x	x	16159				
		Seckel	x	x	16159				
		Dick	x	x	16159				
		Erdman	x	x	16159				
			Subtotal:		64634				
Pasadena	3864	Kurtz	x	x	3864				
San Diego County Water Authority	67702	Fong-Sakai							
		Goldberg	x	x	33851				
		Miller							
		Smith	x	x	33851				
			Subtotal:		67702				
San Fernando	260	Ortega	x	x	260				
San Marino	800	Morris							
Santa Ana	3431	Phan							
Santa Monica	4861	Abdo	x	x	4861				
Three Valleys Municipal Water District	8634	De Jesus							
Torrance	3590	Lefevre							
Upper San Gabriel Valley Mun. Wat. Dist.	13418	Fellow	x	x	13418				
West Basin Municipal Water District	27064	Alvarez	x	x	27064				
		Gray							
			Subtotal:		27064				
Western Municipal Water District	14775	Dennstedt	x	x	14775				
Total	386141				346590				
Present and not voting									
Absent	39551								

The motion to approve the Board Item 8-5 (**M.I. No. 53386**) passed by a vote of 346,590 ayes; 0 noes; 0 abstain; 0 not voting; and 39,551 absent.

53387 Chair Ortega asked if there were questions or need for discussion for Board Information Item 9-1. No requests were made.

Chair Ortega announced that the Legislation, Regulatory Affairs, and Communications Committee would be canceled due to time constraints.

53388 Chair Ortega Deferred Other Matters Items: Agenda Items 11-1, 11-2, and 11-3; Department head performance evaluations [Public Employees' performance evaluations; General Manager, General Counsel, and Ethics Officer; to be heard in closed session pursuant to Gov. Code 54957.]; report on department head 2023 salary survey; and discuss and approve compensation recommendations for General Manager, General Counsel, and Ethics Officer.

The following Director(s) asked questions or made comments:


Director(s)

1. Jung
2. Peterson
3. Armstrong
4. Bryant
5. Ramos

53389 Chair Ortega asked if there were any Follow-Up Items. There will be a special Board meeting on September 26, 2023, to discuss department head General Manager, General Counsel, and Ethics Officer performance evaluations and compensation.

53390 Chair Ortega asked if there were any Future Agenda Items. There were none.

53391 There being no objection, the meeting was adjourned at 3:16 p.m.


ADÁN ORTEGA
CHAIR OF THE BOARD


LOIS FONG SAKAI
SECRETARY OF THE BOARD



● **Board of Directors**
Engineering, Operations, and Technology Committee

10/10/2023 Board Meeting

7-1

Subject

Amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and authorize professional service agreements with: (1) GEI Consultants Inc. in an amount not to exceed \$1.5 million; and (2) Environmental Science Associates in an amount not to exceed \$980,000; the General Manager has determined that the proposed actions are exempt or otherwise not subject to CEQA

Executive Summary

In May 2023, Metropolitan's Board adopted a resolution to support a grant application for a \$20.9 million grant from the Sacramento-San Joaquin Delta Conservancy (Delta Conservancy) to develop a multi-benefit landscape opportunity on Webb Tract, one of the Metropolitan-owned islands, and authorized the General Manager or designated representative to accept the grant, if awarded (**Attachment 1**) with direction to staff to provide terms of the grant prior to further Board action. On May 24, 2023, the Delta Conservancy awarded Metropolitan the grant. As this project was not included in the Capital Investment Plan (CIP) budget for fiscal years 2022/23 and 2023/24, this action amends the CIP to include the development of a multi-benefit, mosaic landscape project on Webb Tract. This action also authorizes three professional services agreements to support planning efforts. Awarding agreements at this time will allow staff to begin design and environmental documentation and to take advantage of the state grant funds that were awarded to Metropolitan.

Details

Background

In 2016, Metropolitan's Board approved the purchase of land on five islands located in the Sacramento-San Joaquin Delta region. Metropolitan's portion of one of those islands, Chipps Island, was sold to the California Department of Water Resources in 2021 to develop a tidal marsh habitat restoration project. The remaining four islands are currently being leased to farmers, who grow a variety of crops or graze cattle on the fertile peat soils. Farming practices throughout much of the Delta region contribute to subsidence, which lowers the elevation of the islands and emits greenhouse gases of carbon dioxide and nitrous oxide through a process called microbial oxidation. Oxidation of the soils occurs when the highly organic peat soil is exposed to the atmosphere during harvesting and tilling activities. As a result, Metropolitan's islands are currently as much as 12-25 feet below sea level. These islands, like other islands in the Delta, are protected by perimeter levees that prevent flooding of the islands by holding back the water from the surrounding rivers and sloughs. If the current land practices continue, the islands will continue to emit greenhouse gases and lose land surface elevation, increasing hydrostatic pressure on levee systems that protect the islands.

Findings from work performed under a recent Proposition 1 planning grant recognized that Webb Tract (**Attachment 2**) would provide a unique opportunity to implement a multi-benefit habitat restoration project. Earlier this year, Metropolitan submitted a grant application to the Sacramento-San Joaquin Delta Conservancy (Delta Conservancy) to fund a whole-island, multi-benefit habitat restoration project that would construct at least 3,000 and up to 3,500 acres of shallow flooded wetland and at least 1,000 and up to 1,500 acres of rice farming or other subsidence-reducing crops (Project). In May 2023, Metropolitan was awarded a \$20.9 million grant from the Delta Conservancy to fund design, environmental documentation, permitting and construction of the proposed Project.

Benefits

Developing this multi-benefit landscape opportunity would support the Board-adopted Revision and Restatement of Bay-Delta Policies (Bay-Delta Policies). Constructing rice fields and wetlands would stop and/or reverse subsidence, reducing pressure on the levees and further protecting the State Water Project's freshwater pathway. Because rice has historically commanded higher prices per acre under cultivation than more common Delta crops, Metropolitan could realize increased revenue from longer-term leases of the rice fields. The wetlands and rice would trap carbon dioxide through carbon sequestration, and wetting the land would reduce greenhouse gas emissions that are released during dry-land farming activities on the island's peat soils. These greenhouse gas emissions reductions and carbon sequestration could be used to offset emissions under Metropolitan's Climate Action Plan or generate income from carbon offsets realized. Furthermore, the wetlands would provide habitat that can be studied and developed to potentially increase production of phytoplankton and zooplankton, which can help address one of the most important needs of the Delta ecosystem, the declining pelagic food web. In addition to the benefits described, staff is investigating other potential revenue-generating opportunities that could help fund long-term operation and maintenance of the island.

Grant Terms

The following is a summary of the key terms in the grant. The draft grant agreement is included as **Attachment 3**.

- **Project Term:** The Project grant term is three years and is separated into two phases. Phase 1 includes planning, design, and preparation of environmental documentation. Phase 2 includes construction and monitoring. The grant agreement will be amended prior to initiation of Phase 2 to include any project scope and schedule changes or permit conditions identified during the design phase.
- **Funding:** The Delta Conservancy grant totals \$20.9 million. This includes \$3.2 million for Phase 1 activities and \$17.7 million for Phase 2 activities.
- **Environmental Compliance:** Phase 1 will include preparation of environmental documentation and development of applications for all required permits. Prior to the start of Phase 2, staff will return to the Metropolitan and Delta Conservancy boards to approve the Project and take related California Environmental Quality Act (CEQA) actions. Phase 2 funding will not be released, and construction and monitoring activities will not commence until both the Metropolitan and the Delta Conservancy boards have complied with CEQA, approved Phase 2 of the Project, and all required permits have been obtained.
- **Maintenance/Operation:** If Phase 2 is implemented, the Property shall be maintained and operated under this program for a period of at least 15 years from completion of Phase 2.
- **Property Transfer/Sale:** If Phase 2 is implemented, the Property may not be sold or transferred without the written approval of the State of California, acting through the Delta Conservancy, provided that such approval shall not be unreasonably withheld as long as the purposes for which the Agreement was awarded are maintained for a period of at least 15 years from completion of Phase 2. If Metropolitan intends to sell or transfer the Property during the 15-year operation and maintenance period without the requirement that the buyer keep it for the purposes and length of time specified in this agreement, Metropolitan would be required to pay back any Phase 1 and Phase 2 funds already released under the Agreement, plus interest.
- **Habitat Mitigation:** If Phase 2 is implemented, the Property may be used to develop a mitigation banking program provided that the Property shall be maintained and operated under this program for a period of at least 15 years from completion of Phase 2. For the same 15-year period, the Property may not be used as security for any debt or for mitigation without the written approval of the State of California, acting through the Delta Conservancy, or its successor, provided that such approval shall not be unreasonably withheld as long as the purposes for which the Agreement was awarded are maintained. The funds being released will not be used for mitigation requirements of the Delta Conveyance Project.

- **Grant Termination:** The Delta Conservancy may terminate this Agreement and be relieved of any payments should Metropolitan breach this Agreement or fail to perform the requirements of this Agreement. If Metropolitan fails to complete the Project in accordance with this Agreement, Metropolitan shall be liable for immediate repayment to the Delta Conservancy of all amounts disbursed by the Delta Conservancy under this Agreement, plus accrued interest. Grantee agrees to cover any and all costs the Grantor incurs in enforcing this provision. The Delta Conservancy may, in its sole discretion, consider extenuating circumstances and not require repayment for work partially completed.

Budget Impact

In April 2022, the Board appropriated funds and authorized the General Manager to initiate or proceed with work on all capital projects identified in the CIP, subject to any limits on the General Manager's authority and CEQA. This action amends the CIP to include the Project. It is not anticipated the addition of this Project to the CIP will increase CIP expenditures in the current biennium beyond those that have been previously approved by the Board.

This Project anticipates a total cost of approximately \$25 million, of which the Delta Conservancy grant will fund \$20.9 million of the total expenditure. Staff anticipates providing approximately \$4.1 million of in-kind services over a three-year period. Approximately \$2.5 million of the total Project cost will be incurred in the current biennium. These projects have been reviewed in accordance with Metropolitan's CIP prioritization criteria and were approved by Metropolitan's CIP Evaluation Team.

Phase 1 – Design, Environmental Documentation, and Baseline Scientific Monitoring

Work under the three-year grant agreement will be implemented in two phases: planning and, if approved, implementation. Phase 1 includes Project design, preparation of environmental documentation, purchase of monitoring equipment, and collection of baseline data for greenhouse gas monitoring. Phase 2 will include construction of wetlands and rice fields and post-construction monitoring of greenhouse gas emissions. Phase 2 construction and monitoring activities will not commence until both the Metropolitan and the Delta Conservancy boards have complied with CEQA, approved Phase 2 of the Project, and all required permits have been obtained. Staff will return to the Board at a later date to approve Phase 2 of the Project, take related CEQA actions, execute land use and lease agreements for rice farming activities, and award construction agreement(s). The release of Phase 2 grant funding is contingent on completion of Phase 1 activities and Board approvals.

A total of \$6.74 million in CIP funds are required for this Phase 1 work. As described below, allocated funds would include up to \$1.5 million for the final design activities by GEI Consultants Inc. and \$980,000 for Environmental Science Associates for preparation of environmental documentation and permit applications. Allocated funds for Metropolitan staff and other activities include \$300,000 for technical oversight of design and review of consultant work, \$2,876,000 for project management, environmental documentation, review, and project controls; and \$200,000 for incidental expenses, \$233,000 for monitoring equipment, \$155,000 for baseline scientific monitoring (Hydrofocus Inc), \$100,000 for ecocultural investigations and public outreach (J.A. Spezia Consulting), and \$391,000 for remaining budget activities.

As described below, design will be performed by GEI Consultants Inc. Metropolitan's Engineering Services Group performance metric target range for final design with construction more than \$3 million is 9 to 12 percent. For this Project, the performance metric goal for final design is 12 percent of the total construction cost. The estimated cost of construction for the Project ranges from \$15 to \$16 million.

Design Services

Staff recommends GEI Consultants Inc. to perform design services for the Project under a new professional services agreement. This consultant was prequalified under Request for Qualifications (RFQ) No. 1291 and was selected for the Project due to its experience with wetland design in the Delta region. The planned activities include: (1) review of investigations completed to date; (2) performing hydraulic analysis; (3) performing geotechnical analysis; (4) preparing a detailed design of the wetlands; (5) development of a vegetation plan; (6) developing a construction cost estimate; and (7) technical support during advertising.

This action authorizes a new agreement for a not-to-exceed total of \$1.5 million to perform design activities for the Project. For this agreement, Metropolitan has established a Small Business Enterprise (SBE) participation level of 25 percent. GEI Consultants Inc. has agreed to meet this level of participation. The planned subconsultants for this work are listed in **Attachment 5**.

Environmental Services

Staff recommends Environmental Science Associates (ESA) prepare environmental documentation and associated permit applications under a new professional services agreement. This consultant was prequalified under RFQ No. 1265 based on the firm's extensive experience with CEQA compliance, environmental permits, and other clearances, and its experience with the Delta islands. The planned scope of work includes performing technical studies, preparing environmental documentation, and environmental permit applications.

This action authorizes a new agreement for a not-to-exceed total of \$980,000 to prepare environmental documentation and environmental permit applications for the Project. For this agreement, Metropolitan has established an SBE participation level of 25 percent. ESA has agreed to meet this level of participation. The planned subconsultants for this work are listed in **Attachment 5**.

Summary

This action amends the CIP to include the Project and awards agreements for design and preparation of environmental documentation. This Project has been evaluated and recommended by Metropolitan's CIP Evaluation Team, and funds are available within the fiscal years 2022/23 and 2023/24 capital expenditure plan. See **Attachment 2** for a Location Map, **Attachment 4** for the Allocation of Funds, and **Attachment 5** for the Lists of Subconsultants.

Project Milestones

Winter 2024 – Board to review and approve environmental documentation and consider Project approval

Spring 2025 – Board award of construction contract

Policy

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

Metropolitan Water District Administrative Code Section 8121: General Authority of the General Manager to Enter Contracts

By Minute 53012, dated October 11, 2022, the Board adopted the Revision and Restatement of Bay-Delta Policies.

By Minute 53254, dated May 9, 2023, the Board adopted a resolution to support an approximately \$20.9 million grant application to the Sacramento-San Joaquin Delta Conservancy to develop a multi-benefit landscape opportunity on Webb Tract; and authorized the General Manager to accept the grant if awarded.

California Environmental Quality Act (CEQA)

CEQA determination for Option #1:

The proposed action is categorically exempt under the provisions of CEQA and the State CEQA Guidelines. The proposed action consists of basic data collection and resource evaluation activities, which do not result in a serious or major disturbance to an environmental resource. This may be strictly for information gathering purposes, or as part of a study leading to an action which a public agency has not yet approved, adopted, or funded. Accordingly, the proposed action qualifies for a Class 6 Categorical Exemption (Section 15306 of the State CEQA Guidelines). In addition, the proposed action is not defined as a project under CEQA (Public Resources Code Section 21065, State CEQA Guidelines Section 15378) because the proposed action would not cause either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment and involves administrative activities of governments (Section 15378(b)(5) of the State CEQA Guidelines). Finally, it can be seen with certainty that there is no possibility that the proposed action may have a

significant impact on the environment; the proposed action is not subject to CEQA (Section 15061(b)(3) of the State CEQA Guidelines).

CEQA determination for Option #2:

None required

Board Options

Option #1

Amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and authorize professional service agreements with: (1) GEI Consultants Inc. in an amount not to exceed \$1.5 million; and (2) Environmental Science Associates in an amount not to exceed \$980,000.

Fiscal Impact: Expenditure of \$6.74 million in capital funds of which the Delta Conservancy grant will fund approximately \$3.2 million of the Phase 1 expenditure. Approximately \$2.5 million will be incurred in the current biennium. The remaining funds for this action will be accounted for in the next biennial budget.

Business Analysis: Metropolitan would leverage a significant funding opportunity to enhance Webb Tract and meet the Board-adopted Bay-Delta Policies.

Option #2

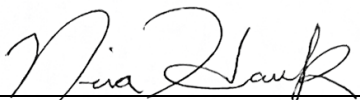

Do not amend the Capital Investment Plan to add a multi-benefit, mosaic landscape project on Webb Tract, and do not proceed with the project at this time.

Fiscal Impact: None

Business Analysis: Metropolitan would forego an opportunity to utilize \$20.9 million in grant funding to reduce or reverse subsidence on Webb Tract, generate carbon credits from carbon sequestration in wetlands and rice, generate increased lease potential from long-term leases on rice fields, and forego a potential opportunity to increase the property value for any future property disposition considerations.

Staff Recommendation

Option #1

 _____ Nina A. Hawk Chief, Bay-Delta Resources	9/27/2023 Date
 _____ Adel Hagekhalil General Manager	9/27/2023 Date

Attachment 1 – Board Resolution

Attachment 2 – Location Map

Attachment 3 – Draft Grant Agreement

Attachment 4 – Allocation of Funds

Attachment 5 – Lists of Subconsultants

Ref# eo12691621

RESOLUTION 9344

**RESOLUTION OF THE BOARD OF DIRECTORS
OF THE METROPOLITAN WATER DISTRICT OF
SOUTHERN CALIFORNIA
IN SUPPORT OF ITS PROPOSAL FOR FUNDING
UNDER THE DELTA CONSERVANCY NATURE BASED SOLUTIONS:
WETLAND RESTORATION GRANT PROGRAM TO DEVELOP
A MULTI-BENEFIT LANDSCAPE OPPORTUNITY ON WEBB TRACT**

WHEREAS, the Sacramento-San Joaquin Delta Conservancy (Delta Conservancy) is requesting proposals from sponsors to facilitate project development under the Amended Budget Act of 2022 for projects that support Nature Based Solutions: Wetland Restoration; and

WHEREAS, the submittal of a proposal for grant funding and acceptance of funding by Metropolitan has been determined not to be a project under the California Environmental Quality Act (CEQA) under Section 15378(b)(4) and Section 15378(b)(5) of the State CEQA Guidelines; and

WHEREAS, the expenditure of grant funding, if awarded, for design, environmental review, preconstruction data collection and permitting activities by Metropolitan has been determined to be exempt from CEQA under Section 15306 and Section 15262 of the State CEQA Guidelines.

WHEREAS, prior to formal approval of any proposed construction by the Board, CEQA documentation will be prepared and processed in accordance with the CEQA and State CEQA Guidelines; and

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of The Metropolitan Water District of Southern California that the Board supports the Metropolitan Water District's proposal to Develop a Multi-Benefit Landscape Opportunity on Webb Tract.

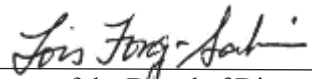
BE IT FURTHER RESOLVED that Metropolitan's Board authorizes Metropolitan's General Manager or his/her designee to accept grant funding of approximately \$20,900,000.

BE IT FURTHER RESOLVED that Metropolitan's Board delegates legal authority to Metropolitan's General Manager to enter into an agreement with the Delta Conservancy, subject to the approval of the General Counsel, relevant to receipt of the requested proposal to Develop a Multi-Benefit Landscape Opportunity on Webb Tract grant.

BE IT FURTHER RESOLVED that Metropolitan is capable of providing the amount of funding and/or in-kind contributions specified in the funding plan.

BE IT FURTHER RESOLVED that if selected for funding, Metropolitan will work with Delta Conservancy to meet established program deadlines.

I HEREBY CERTIFY that the foregoing is a full, true and correct copy of a resolution adopted by the Board of Directors of The Metropolitan Water District of Southern California at its meeting held May 9, 2023.



Secretary of the Board of Directors
of The Metropolitan Water District
of Southern California



Sacramento-San Joaquin Delta Conservancy
And The Metropolitan Water District of Southern California
Grant Agreement Number: NBS01
SECTION I: SCOPE OF WORK

Wetland Mosaic Landscape on Webb Tract Project
SECTION I: SCOPE OF WORK

1. AUTHORITY

Under the Ecosystem Restoration and Climate Adaptation Grant Program, which provides grants for projects that support restoration, conservation, and climate resilience for wetlands (collectively known as Nature Based Solutions: Wetland Restoration), the Sacramento-San Joaquin Delta Conservancy (**Grantor**) is entering into this Grant Agreement (**Agreement**) with The Metropolitan Water District of Southern California (**Grantee**) to provide funding for the completion of the activities set forth in this Agreement. The Project consists of two phases, Planning (**Phase 1**) and Implementation (**Phase 2**). Under this Agreement, Phase 2 funding is contingent on successful completion of Phase 1 activities including approval of California Environmental Quality Act (CEQA) findings by the lead and responsible agencies, written approval by the Grantor, and an amendment to this grant agreement that includes a CEQA Responsible Agency findings board resolution. The proposed Wetland Mosaic Landscape on Webb Tract Project (**Project**) will be consistent with the information specified by the Grantee's grant funding proposal approved by the Grantor on May 24, 2023 under its General Grant Program solicitation process (attached as EXHIBIT A).

2. GRANTEE'S AUTHORITY

The Grantee is a California Public Agency, validly existing, and in good standing under the laws of California. The Grantee has full power and authority to transact the business in which it is engaged and full power, authority, and legal right to execute and deliver this Agreement and incur and perform its obligations hereunder. Pursuant to state law, provisions applying to contractors apply equally to the Grantee for the purposes of this Agreement. By signing this Agreement, Grantee certifies that it is the Grantee's responsibility to comply with all federal, state, and local laws that apply to the Project.

3. TERM OF AGREEMENT

This Agreement shall run from its Effective Start Date through the Funding End, October 30, 2026.

4. DEFINITIONS

Phase 1: Includes grant management, administration, and quarterly reporting; community engagement and outreach; preliminary design plans; environmental compliance and permitting including CEQA and determination of consistency with the Delta Plan; purchase and installation of operating equipment and baseline environmental monitoring; and development of an environmental monitoring plan.

Phase 2: Final design planning; construction of wetlands and rice fields; community engagement and outreach; scientific monitoring as detailed in Phase 1 environmental monitoring plan; quantify greenhouse gas emissions reductions for managed wetlands and rice compared to baseline, develop an updated model for estimation of GHG emissions; disseminate Project results to interested parties; prepare levee integrity analysis and final report; develop long-term management plan; and provide quarterly and final reports.

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5. PROJECT STATEMENT

A. Overview

- i. This is a two-phase grant agreement. Funding for Phase 1 is only authorized until further written approval is obtained from the Grantor for Phase 2. This Agreement, for administrative purposes, includes both phases of the Project, but no rights or responsibilities adhere to the second phase (Phase 2) of the Project unless and until the Grantor provides written approval to proceed with Phase 2. Phase 2 approvals are predicated on successful completion of environmental documentation and acquisition of permits.

The purpose of the two-phased Project is to construct a mosaic of habitat types on Webb Tract located in the central Delta which includes at least 3,000 acres of wetlands and 1,000 acres of rice fields. Additionally, the Project will create grassland/upland habitat, willow riparian scrub, and other wildlife beneficial habitat on Webb Tract, as determined by the Project's design plan. As described in the Definitions, Phase 1 will include design and preparation of environmental documentation and acquisition of permits, and public outreach. Phase 2 will include construction, scientific monitoring, public outreach, and reporting.

- ii. The Project is necessary because it will establish a science- and data-based understanding of alternative land uses and the potential to reverse subsidence and reduce greenhouse gas (GHG) emissions. Years of drainage and farming on peatlands has led to increased GHG emissions and subsidence, which in turn poses risks to levee stability, water supply reliability, water quality, and ecosystem health. By re-wetting the soil and converting existing lands to wetlands and rice, GHG emissions will be reduced, and subsidence can be halted or reversed. The Project will investigate sustainable water management practices and how wetlands can be managed to expand the availability of both carbon and nutrients, with potential benefits to the Delta pelagic food web. The Project will allow for an understanding of how complex freshwater wetland ecosystems function on a Delta island.
- iii. The Project Team is comprised of the Grantee, in partnership with contractors GEI Consultants, Inc., HydroFocus, Inc., Environmental Science Associates, the University of California (UC) Davis Center for Watershed Sciences, and J.A. Spezia Consulting. The Grantee has selected contractors for project planning through its current list of pre-qualified contractors under the Grantee's Request for Qualifications (RFQ) SD-1291.
- iv. A previous feasibility grant from the California Department of Fish and Wildlife (CDFW) reviewed the four Delta islands owned by the Grantee and identified island-wide restoration opportunities that meet multiple land use objectives such as subsidence reversal, sustainable agricultural practices, carbon sequestration, and habitat restoration. The results of the study were the basis for this multi-benefit landscape mosaic on Webb Tract. The Project will build from the CDFW feasibility grant and will advance design planning, conduct baseline environmental monitoring, provide outreach efforts, complete environmental compliance and permitting documentation, construct

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the Project, and conduct pre-and post-construction monitoring. Additional project work (beyond grant funding term) will involve monitoring and maintenance of the Project site and publishing an open-access peer-reviewed journal article summarizing Project outcomes.

- v. The overall goal of the two-phased Project is to create a habitat mosaic of at least 3,000 acres of flooded wetlands and at least 1,000 acres of rice crops. Additionally, riparian and upland habitat will be included, as topography permits, to create habitat, to stop or reverse subsidence and reduce greenhouse gas emissions on Webb Tract in the central Delta.

The goals of Phase 1 of the Project are to prepare design plans and submit permit application(s) for the construction of the habitat mosaic on Webb Tract.

The goals of Phase 2 of the Project are to stop or reverse ongoing organic soil subsidence, reduce GHG emissions generated by traditional dry-land farming practices and oxidation of peat soils, sequester carbon by trapping carbon dioxide in wetlands and rice fields, promote ecological diversity through a variety of native habitat types on a mosaic landscape, develop sustainable agriculture practices, and investigate sustainable water management practices.

B. Project Location

Webb Tract is an island located in the Sacramento-San Joaquin Delta region in north-eastern Contra Costa County. The island is bounded by the San Joaquin River to the north and the east. It is bounded by Fisherman's Cut on the west and by Old River to the south. The island is owned by the Grantee and is accessible only by barge/boat. Latitude, 38° 4'37.19"N Longitude, 121°36'49.96"W – refers to the center of Webb Tract. See EXHIBIT B: PROJECT MAP.

6. PROJECT IMPLEMENTATION

Although the Grantee, as authorized by the Agreement, may utilize other entities to complete certain tasks identified within this Scope of Work, the Grantee is ultimately responsible for the completion of all activities set forth herein. The Grantee's use of the grant funds is limited to those expenditures necessary to implement the Project and that are eligible under applicable State of California law. Furthermore, the Grantee's expenditure of grant funds must be in accordance with SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS.

The Grantee will complete the tasks listed below.

A. Task 1) Grant Management, Administration, and Reporting (Phase 1 and Phase 2)

Work on Phase 2 will not be reimbursed until written approval by the Grantor is received.

This task will be completed by The Grantee and contractor(s). The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

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Conditions:

- **Site Access/Land Tenure Agreement.** This section is not applicable to Phase 1. Before funding is dispersed for Phase 2, site access or land tenure agreement must be recorded. This Grant Agreement will be amended at initiation of phase 2 and a Notice of Unrecorded Grant Agreement (NUGA; EXHIBIT C: NOTICE OF UNRECORDED GRANT AGREEMENT EXHIBIT C), will be recorded with the county (Section I.PROJECT IMPLEMENTATION.N).
- **Delta Plan Consistency.** If the Project is a Covered Action, as defined in Water Code Section 85057.5 and associated regulations, the Grantor will not disburse construction, improvement, or acquisition (Phase 2) funds until the Grantee submits a certification of consistency with the Delta Plan to the Delta Stewardship Council and either no appeal is filed or any appeal is resolved in Grantee's favor.
- **Regulatory Permits.** Receipt of all permits is required prior to payment of construction, improvement, or acquisition (Phase 2) funds.
- **Recognition and Signage.** The Grantee shall refer to Recognition and Signage (Section I.6.T) and submit deliverables to the Grantor.
- **Data.** For projects that generate data, all project data must be submitted prior to final distribution of grant funds.
- Funding for Phase 2 deliverables will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor, and an amendment to this grant agreement that includes CEQA Responsible Agency findings board resolution.

Deliverables and Key Project Milestones	Completion Dates
i. Site Access/Land Tenure. See Section I.6.N.	Not applicable to Phase 1. Phase 2 completion date to be determined (TBD) prior to execution of Phase 2.
ii. Delta Plan Consistency. See Section I.6.P.	Not applicable to Phase 1. Phase 2 completion date TBD.
iii. Invoices. See Section II.2.	Between the first and fifth of the second month following the end of the quarter
iv. Quarterly Progress Reports. See Section I.8.B.	Between the first and fifth of the second month following the end of the quarter

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v. Annual Progress Reports. See Section I.8.Annual Status ReportD.	Between February 1-5 through the Funding Term
vi. Initial Monitoring and Management Plan. See Section I.6.M.	Not applicable to Phase 1. Phase 2 completion date (TBD).
vii. Recognition and Signage Plan. See Section I.6.T.	Within 60 days of Grant Funding Start Date.
viii. Draft Final Report. See Section I.8.C.	30 days prior to Funding End Date
ix. Final Monitoring and Management Plan. See Section I.6.M.	Not applicable to Phase 1. Phase 2 completion date TBD.
x. Final Report. See Section I.8.C.	60 days post Funding End Date
xi. Final Invoice. See Section II.2.	60 days post Funding End Date
xii. Submission of Project Data. See Section I.6.L.	Final submission of data due 60 days post Funding End Date
xiii. Annual Status Report. See Section I.8.D.	Not applicable to Phase 1. Phase 2 completion date of annually Between February 1-5 from Funding End Date through Grant End Date

B. Task 2) Community Engagement and Outreach (Phase 1)

The Grantee will host at least three collaborative meetings or open house events to engage interested parties of the Project's proposed design, construction, and long-term monitoring and maintenance. The Grantee will work with interested parties to determine the best pathway for future information sharing. Additionally, the Grantee will conduct intermittent outreach to interested parties such as community members, local tribes, regional water or food web experts, and others as needed to respond to and address community needs or concerns. Outreach and engagement will occur throughout both phases of the Project.

This task will be completed by the Grantee and J.A. Spezia Consulting. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- None

Deliverables and Key Project Milestones	Completion Dates
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i. PDF copies of collaborative meeting or open house agendas and notes	Quarterly, when applicable, as part of Quarterly Progress Reports
ii. PDF copies of collaborative meeting or open house attendance sheets including affiliation	Quarterly, when applicable, as part of Quarterly Progress Reports
iii. Summary report of community engagement and outreach efforts, including audiences reached and key findings	September 30, 2026

C. Task 3) Preliminary Design Plans (Phase 1)

This task would build off existing preliminary design plans and prepare 65 Percent Design Plans that 1) outline how the design for construction would be completed and 2) design plans for the island that include restoration of up to 5,000 acres that consists of at least 1,000 acres of rice and at least 3,000 acres of wetland plus any riparian or upland habitat. The Grantee will review the 65 Percent Design Plans and any comments will be incorporated by the design contractor.

This task will be completed by the Grantee and GEI Consultants, Inc. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- None

Deliverables and Key Project Milestones	Completion Dates
i. PDF copy of the 65 Percent Design Plans	March 01, 2025

D. Task 4) Environmental Compliance and Permitting (Phase 1)

This task includes completing an appropriate CEQA strategy with documentation preparing permit applications. If necessary, consultation for permits will be conducted with the appropriate entities, which could include US Army Corps of Engineers (USACE), Regional Water Quality Control Board, Contra Costa County, Department of Fish and Wildlife, and US Fish and Wildlife Service. Following consultations, appropriate permits will be acquired.

To facilitate timely preparation of CEQA documentation, the Grantee has started background technical studies that will inform the CEQA analysis prior to Grant execution. These studies will inform what level of environmental analysis is required. The technical

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studies will assess potential impacts of the proposed Project on various environmental resources and the findings would be used to inform the CEQA document and guide the decision-making process.

This task will also identify the necessary permit(s), prepare permit application(s), and work with the appropriate agencies to secure permits, as required. The permit conditions will be incorporated into the final design and construction specifications.

This task will be completed by the Grantee and Environmental Science Associates. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- None

Deliverables and Key Project Milestones	Completion Dates
i. PDF copies of technical studies prepared to inform environmental compliance	January 31, 2025
ii. List of necessary permits to be acquired	March 01, 2024
iii. PDF copies of approved permits	April 14, 2025
iv. PDF copy of Grantee's board approved CEQA Findings for the Grantor	March 01, 2025

E. Task 5) Baseline Environmental Monitoring (Phase 1)

To collect baseline data on GHG conditions and monitor how changes in land use practices impact GHG emissions, the Grantee will install two eddy covariance emission measurement equipment stations at the Project site. To assess the processes affecting the spatial variability of emissions and GHG removal, flux chambers will be used to measure existing CO₂, CH₄, and N₂O emissions. Before construction (Phase 2) of wetland habitat and rice crop areas, the Grantee will quantify above- and below- ground biomass and carbon stocks in soils. These data will be analyzed to understand how varying water management practices affect GHG emissions and to model if GHG emissions change from baseline conditions.

This task will be completed by the Grantee and HydroFocus Inc. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

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Conditions:

- None

Deliverables and Key Project Milestones	Completion Dates
i. Photos of two installed eddy covariance stations	March 31, 2024
ii. Summary of baseline GHG emissions monitoring	Quarterly, when applicable, as part of Quarterly Progress Reports

F. Task 6) Community Engagement and Outreach (Phase 2)

Work on Phase 2 will not be reimbursed until written approval by the Grantor is received.

The Grantee will host at least one collaborative meeting or open house events to inform interested parties of the Project's construction and long-term monitoring and maintenance. Additionally, the Grantee will conduct intermittent outreach to interested parties such as community members, local tribes, regional water or food web experts, and others through email notifications, interested party lists, or other method(s) as necessary.

This task will be completed by the Grantee, HydroFocus Inc., and J.A. Spezia Consulting. The costs of completing this task will be covered by Grantor funds and/or cost share from the Grantee.

Conditions:

- Funding for this task will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor, and an amendment to this grant agreement that includes CEQA Responsible Agency findings board resolution.

Deliverables and Key Project Milestones	Completion Dates
i. PDF copies of collaborative meeting or open house agendas and notes	Quarterly, when applicable, as part of Quarterly Progress Reports
ii. PDF copies of collaborative meeting or open house attendance sheets including affiliation	Quarterly, when applicable, as part of Quarterly Progress Reports
iii. Summary report of community engagement and outreach efforts,	TBD

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including audiences reached and key findings	
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G. Task 7) Final Design Planning (Phase 2)

Work on Phase 2 will not commence until written approval by the Grantor.

This task would build upon 65 Percent Design Plans created during Phase 1 to prepare 95 Percent Design Plans and Final Construction Documents that detail design plans for construction of at least 3,000 acres of wetlands, at least 1,000 acres of rice crop, and any riparian or upland habitats, including a vegetation planting plan, if applicable, which will specify the acreages and locations of each part of the land use and habitat mosaic. The Grantee will review the 95 Percent Design Plans and any comments will be incorporated by the contractor to finalize the 100 Percent Design Plans.

This task will be completed by the Grantee, GEI Consultants, Inc. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- Funding for this task will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor, and an amendment to this grant agreement that includes adopted Responsible Agency findings and determination.

Deliverables and Key Project Milestones	Completion Dates
i. PDF copy of the 95 Percent Design Plans	TBD
ii. PDF copy of Final Construction Documents	TBD
iii. PDF copy of final wetland and rice crop design report, including a vegetation planting plan	TBD

H. Task 8) Construction (Phase 2)

Work on Phase 2 will not commence until written approval by the Grantor.

The Grantee will solicit bids and select a qualified construction contractor. The Grantee and a to be determined contractor will remove invasive plant species and grade land using heavy equipment, as necessary, consistent with the design plans developed and permits

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acquired during the Phase 1 activities. After land modifications and any necessary invasive species removal, native plants will be planted based on the habitat type planned and per the vegetation planting plan developed for the Project. At least 3,000 and up to 3,500 acres of freshwater emergent wetlands, upland habitat and associated infrastructure will be created, as well as at least 1,000 and up to 1,500 acres of land developed for rice cultivation. Areas where rice is farmed will be laser leveled with berms established. The Grantee will consult with mosquito abatement, pest management, invasive species experts, and others as necessary to ensure the Project is managed to reduce negative impacts. It is anticipated that construction will include the creation of access points and internal roads or passageways. To convey water into and within the wetland system, gravity flow from existing siphons will move water from the higher elevation units to the lower, until it is exported to existing drainage channels and the water pumped from the island using two existing pump stations.

Pre- and post-construction monitoring will be conducted on all habitat types. Required monitoring will be determined based on environmental documentation findings conducted during Phase 1. Monitoring that may be required includes surveys for special status species or invasive species.

This task will be completed by the Grantee and a to be determined construction contractor. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- **Site Access/Land Tenure Agreement.** This section is not applicable to Phase 1. Before funding is dispersed for Phase 2, site access or land tenure agreement must be recorded. This Grant Agreement will be amended at initiation of phase 2 and a Notice of Unrecorded Grant Agreement (NUGA; EXHIBIT C: NOTICE OF UNRECORDED GRANT AGREEMENT EXHIBIT C), will be recorded with the county (Section I.PROJECT IMPLEMENTATION.N).
- **Delta Plan Consistency.** If the Project is a Covered Action, as defined in Water Code Section 85057.5 and associated regulations, the Grantor will not disburse construction, improvement, or acquisition (Phase 2) funds until the Grantee submits a certification of consistency with the Delta Plan to the Delta Stewardship Council and either no appeal is filed or any appeal is resolved in Grantee's favor.
- **Regulatory Permits.** Receipt of all permits is required prior to payment of construction, improvement, or acquisition (Phase 2) funds.
- Funding for this task will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor,

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and an amendment to this grant agreement that includes CEQA Responsible Agency findings board resolution.

Deliverables and Key Project Milestones	Completion Dates
i. PDF copy of construction solicitation package(s) and copies of bids received	TBD
ii. PDF copy of executed contract(s) with to be determined construction contractor(s)	TBD
iii. PDF copy of Pre-construction Monitoring Survey Report	TBD
iv. PDF copies of during construction monitoring surveys	Quarterly, when applicable, as part of Quarterly Progress Reports
v. PDF copy of Post-construction Monitoring Survey Report	TBD
vi. Photos showing the before, during, and after of construction and development of the wetlands	Quarterly, when applicable, as part of Quarterly Progress Reports
vii. Photos showing the before, during, and after development of the rice crops	Quarterly, when applicable, as part of Quarterly Progress Reports
viii. Photos of planted riparian woodland trees and reseeded temporary impact areas as outlined in any permit conditions	Quarterly, when applicable, as part of Quarterly Progress Reports

I. Task 9) Environmental Monitoring (Phase 2)

Work on Phase 2 will not commence until written approval by the Grantor.

The Grantee will use the two eddy covariance stations installed during Phase 1 to continue to monitor how changes to land use practices impact GHG emissions. The Grantee will collect post-construction GHG emissions data and use flux chambers to measure CO₂, CH₄, and N₂O emissions in wetland soils to assess the processes affecting the spatial variability of emissions and GHG removal. Real-time water quality measurements will be made using automatic, semi-permanent sensors including dissolved oxygen, salinity and specific conductivity, pH, turbidity, temperature, methyl mercury, and chlorophyll.

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After wetland construction, the Grantee will quantify above- and below-ground biomass and carbon stocks in soils. Data collected in Phase 1 and this task will be used to improve the simulation of GHG emissions in the Delta system, specifically through the SUBCALC, PEPRMT, and DNDC models. The SUBCALC model simulates aerobic microbial oxidation of organic carbon, consolidation, wind erosion, and burning, and would be used to estimate spatially variable CO₂ emissions for organic soil and highly mineral soils. PEPRMT is a process-based biogeochemical model that simulates carbon and methane emissions in wetlands in response to phenology, resources, stress and reduction potential using meteorological data and wetland conditions. Lastly, the DNDC model (DeNitrification-DeComposition) is a process-based model that simulates carbon and nitrogen biogeochemistry in agricultural systems. To simulate the GHG emissions and removals by crops, this model requires site-specific inputs for climate data, fertilizer applications, nitrogen deposition in precipitation, soil texture, and crop practices. The DNDC model has not been calibrated or validated on rice in Delta organic soils; the Project would advance the current abilities of the model to simulate GHG emissions and removals for future projects.

Grantee will prepare an environmental monitoring plan to better understand aquatic food web production in managed wetlands. The contractor, the UC Davis Center for Watershed Science, will assist in drafting and execution of the monitoring plan. The plan will include conducting quarterly sampling at wetland drainage outfalls to measure water quality parameters and quantify plankton abundance. Real-time water quality measurements will be made using automatic, semi-permanent sensors including dissolved oxygen, salinity and specific conductivity, pH, turbidity, temperature, methyl mercury, and chlorophyll. The plan will include a schedule for collection of subsurface water samples inside the island to quantify phytoplankton and zooplankton communities, as well as chlorophyll-*a*, nutrients, and organic carbon concentrations. Additionally, the plan will include a schedule for collection of flow measurements and hydrologic monitoring (soil moisture, wetland water level, groundwater elevation). The Grantee will convene a technical advisory committee (TAC) whose role is to review and endorse the environmental monitoring plan. The TAC will consist of Delta food web expert(s) from a recognized natural resource agency, Grantor staff, and the Grantee (or representative contractor).

The Grantee will implement the environmental monitoring plan (as approved by TAC) to collect food web data to better understand how the changes in land use practices affect the aquatic food web on the island. The UC Davis Center for Watershed Science will conduct quarterly sampling at wetland drainage outfalls to measure water quality parameters and quantify planktonic resources. Subsurface water samples will be collected to quantify phytoplankton and zooplankton communities, as well as chlorophyll-*a*, nutrients, and organic carbon concentrations.

The Grantee, following their environmental monitoring plan, will analyze the environmental data collected and prepare a summary report. The summary report shall include

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comparison between baseline conditions and after installation of wetland habitat and rice cultivation for annual GHG emissions, above and below ground carbon stock, water quality parameters, planktonic resources, and flow. Report will be reviewed and approved by the TAC.

This task will be completed by the Grantee, HydroFocus Inc., and UC Davis Center for Watershed Sciences. The costs of completing this task will be covered by Grantor funds or cost share from the Grantee.

Conditions:

- Funding for this task will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor, and an amendment to this grant agreement that includes CEQA Responsible Agency findings board resolution.

Deliverables and Key Project Milestones	Completion Dates
i. Summary of environmental monitoring data including, GHG emissions, water quality, food web, and flow data	Quarterly, when applicable, as part of Quarterly Progress Reports
ii. PDF copy of Environmental Monitoring Plan (aquatic food web)	TBD
iii. Summary report of GHG emissions results and use of calculation tool	TBD
iv. Final summary report of the environmental data including comparison and analysis between initial conditions and post wetland restoration and rice cultivation implementation	TBD

J. Task 10) Analyses (Phase 2)

Work on Phase 2 will not commence until written approval by the Grantor.

Using the Project site as a model, the Grantee, Hydrofocus, Inc., and the UC Davis Center for Watershed Sciences will perform an analysis of short- and long-term costs and benefits of the land conversion. The analysis will include a comparison of pre-project costs for management and maintenance of the island, cost to construct the Project, and the estimated income to be realized from the Project. The analysis will include an estimate of expected carbon credits to be realized from the project and the expected income that can

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be generated from the carbon credits, expected lease revenue, and any other income generated from the Project to determine the cost-effectiveness of land use changes. After the Grant Funding Term, but during the Grant Period, GHG carbon credits will be independently verified and registered by the American Carbon Registry.

Using the Project site as a model, the Grantee and Hydrofocus, Inc. will use existing methods to estimate how the land use changes will affect the relative probability of levee failure. These results will be summarized and made available to partner agencies and interested parties to enhance their efforts and initiatives.

The costs of completing these analyses will be covered by Grantor funds and/or cost share from the Grantee.

Conditions:

- Funding for this task will only be available upon the Delta Conservancy's Board consideration and adoption of CEQA Findings, written approval by the Grantor, and an amendment to this grant agreement that includes CEQA Responsible Agency findings board resolution.

Deliverables and Key Project Milestones	Completion Dates
i. Draft Cost Benefit Assessment Report	TBD
ii. Draft Levee Integrity Analysis Report	TBD
iii. Final Cost Benefit Assessment Report	TBD
iv. Final Levee Integrity Analysis Report	TBD

K. Performance Measures (Phase 2)

The Grantee will track performance in accordance with the Performance Measures Table below. The Grantee will be held accountable for completing Project outputs as specified in this Agreement. The Grantee will monitor Project outcomes and share outcome-related data and information as specified in Data Rights and Management (Phase 1 and 2) (Section I.6.L). Failure to deliver Project outcomes for reasons beyond the control of the Grantee will not be deemed a breach of this Agreement.

- i. Objective 1: Design, permit, and construct at least 3,000 acres of flooded wetlands and at least 1,000 acres of rice crops

Outcome	Outputs	Output Completion Dates
1.1 Stop subsidence	1.1 Acres of rewetted land	1.1 TBD

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1.2 Increased habitat for migratory birds	1.2 Acres of land converted to rice or wetland	1.2 TBD
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- ii. Objective 2: Quantify the GHG emission reductions or avoided for managed wetlands and rice compared to baseline emissions

Outcome	Outputs	Output Completion Dates
2.1 Decreased emissions when compared to the original baseline	2.1 Reduction of 14,000 tons CO ₂ emissions/year	2.1 TBD

- iii. Objective 3: Develop an updated model with the ability to estimate GHG emissions

Outcome	Outputs	Output Completion Dates
3.1 Improved models that will be used by other Delta owners and stakeholders to estimate potential GHG reductions for alternate land uses in the Delta	3.1 Improved DNDC, PEPPRMNT and SUBCALC model	3.1 TBD

- iv. Objective 4: Quantify the GHG emission reductions attributed to the Project, register the Project with the American Carbon Registry

Outcome	Outputs	Output Completion Dates
4.1 Achieve GHG emissions reductions	4.1 Register the project with the American Carbon Registry and GHG credits issued	4.1 TBD

L. Data Rights and Management (Phase 1 and 2)

The Grantor will retain rights to all final products produced as a result of this Agreement. The Grantee will have full rights to reproducing the product(s) as long as they are not used for commercial purposes. The Grantor has the right to: (1) obtain, reproduce, publish, or otherwise use the data first produced in performing this grant; and (2) authorize others to receive, reproduce, publish, or otherwise use such data by or on behalf of the Grantor.

All data must be made publicly available prior to the end of the grant term. The Grantee is responsible for ensuring that data are collected using peer-approved methods, undergo a quality control and accuracy assessment process and include documentation of the methods and quality assessments utilized, and are properly stored and protected until the Project has been submitted as specified below. Unless specified elsewhere in this Agreement, the Grantee must provide these elements upon Grantor request.

M. Monitoring and Management Plan (Phase 2)

For implementation projects, the Grantee is required to ensure that the Project is maintained in conformance with the terms of this Grant Agreement for at least 15 years and

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preferably for 25 years beyond the Funding End Date (see Section I.6.N. Site Access/Land Tenure (Phase 2)).

At the start of Phase 2, the Grantor shall have reviewed and approved an individualized Monitoring and Management Plan for the Project which will guide the preparation, implementation, and reporting of the Grantee's monitoring and management of Project's Implementation (EXHIBIT D: MONITORING AND MANAGEMENT PLAN). The Monitoring and Management Plan must be completed in two phases: an Initial Monitoring and Management Plan and a Final Monitoring and Management Plan. The Initial Monitoring and Management Plan must be a complete and comprehensive plan that uses best available information. The Final Monitoring and Management Plan must update the Initial Monitoring and Management Plan and include new information obtained during the Funding Term. The Monitoring and Management Plan must include a Monitoring element and Management element. The Monitoring element must describe the frequency, timing, methods and purposes of the monitoring and how the monitoring will be funded. The Management element must address on-going and long-term maintenance, including what maintenance will be done, who will do it, and how it will be funded; include a fiscal plan; and describe the personnel and organizational structure for maintenance. The Monitoring and Management Plan must describe how the Grantee will adapt to changing conditions and resolve issues.

The Grantee must provide an update for each element of the Monitoring and Management Plan as part of the Annual Status Report (see Section I.8.D). The Monitoring and Management Plan shall become part of the Project file maintained by the Grantor and may be changed if necessary due to changes in resource conditions on the Property. Any proposed changes to the Monitoring and Management Plan shall be subject to the written approval of the Grantor. The Grantor shall not unreasonably withhold its approval of the Initial and Final Monitoring and Management Plan.

N. Site Access/Land Tenure (Phase 2)

Before Phase 2 funding is disbursed, the Grantee must record the Notice of Unrecorded Grant Agreement against the deed of the property for at least 15 years, as shown in EXHIBIT C: NOTICE OF UNRECORDED GRANT AGREEMENT. If the Grantee does not own the land on which the Project is being implemented, the Grantee must provide a Landowner Access Agreement that conforms with the Landowner Access Agreement terms in the Grantor's template and is signed by the Landowner and Grantee, approved by the Grantor, and recorded at the County Recorder's Office in which the project is located.

The Grantor, and its respective members, officers, employees, agents and representatives, shall have the right to access the Project site at least once every 12 months from the date of Grantor's Notice to Proceed through the Grant End Date for purposes of inspections, monitoring and upon advance (72 hour) request. Such access shall be at times reasonably acceptable to the landowner and the Grantor following written or verbal request to the Grantee

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During the 15-year grant term, should the Grantee sell, lease, rent or otherwise transfer an interest in the land without the requirement that the buyer keep it for the purposes and length of time specified in this agreement, the Grantee is required to pay back any Phase 1 and Phase 2 funds already released under this Agreement, plus interest calculated in accordance with the present interest for rate at the time of the sale. The Grantor must provide written approval within 30 days prior to any transfer of ownership or interest. Grantee agrees to cover any and all costs the Grantor incurs in enforcing this provision.

O. California Environmental Quality Act (CEQA) (Phase 1 and 2)

CEQA is not applicable to Phase 1 of this Project. Phase 1 includes planning for the Project, so CEQA compliance is only required prior to Phase 2 for project implementation.

Prior to commencing Phase 2, the Grantor will review and, at its discretion, approve any necessary CEQA findings for the Project. If adopted by the Delta Conservancy Board, the CEQA responsible agency findings will be amended to this grant agreement (see EXHIBIT E: GRANTOR RESPONSIBLE AGENCY FINDINGS BOARD RESOLUTION).

P. Delta Plan Consistency (Phase 2)

If the Project is a covered action pursuant to the Delta Plan, the Grantor will not disburse construction, improvement, or acquisition (Phase 2) funds until the project is certified as consistent with the Delta Plan. The certification filed with the Delta Stewardship Council must allow 30 days from filing the certification with no valid appeals in order to be consistent with the Delta Plan. The Grantee, as the lead agency, will file the Certification of Consistency. The covered action checklist is provided in EXHIBIT F:

DELTA PLAN COVERED ACTIONS CHECKLIST.

Q. Other Regulatory Compliance (Phase 1 and 2)

The Grantee will ensure that all permits, licenses, and certifications necessary to implement the Project have been secured prior to phase 2, which includes construction, improvement, or acquisition of a capital asset. As may be necessary, the Grantee shall be responsible for obtaining the services of appropriately licensed professionals to comply with the applicable requirements of the Business and Professions Code including but not limited to section 6700 et seq. (Professional Engineers Act) or section 7800 et seq. (Geologists and Geophysicists Act). The Grantee is solely responsible for ensuring that the Project meets all legal requirements. The Grantor will not issue construction, improvement, or acquisition funds until all permits are approved.

R. Equipment Purchases (Phase 1 and 2)

The Grantor may purchase equipment under this Agreement only if specified in the budget tables in SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS and equipment will only be considered for purchase approval if no other equipment owned by the applicant is available and suitable for the Project. Equipment includes nonexpendable, tangible personal property having a useful life of more than one (1) year and an approximate unit price of \$5,000 or more, as well as theft-sensitive items of equipment costing less than

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\$5,000 (such as electronics). All equipment purchased or built by the Grantee is owned by the Grantee during the Funding Term. The Grantee is required to provide documentation that the equipment costs are fair and reasonable and maintain accountability for all property purchased and to keep, and make available to the Grantor, adequate and appropriate records of all equipment purchased with grant funds.

The Grantor may, at its option, repair any damage or replace any lost or stolen items and deduct the cost thereof from the Grantee's invoice to the Grantor, or require the Grantee to repair or replace any damaged, lost, or stolen equipment to the satisfaction of the Grantor with no expense to the Grantor. In the event of theft, a report must be filed immediately with the California Highway Patrol (State Administrative Manual (SAM), § 8643).

i. Equipment Records

The Grantee shall maintain an inventory record for each piece of equipment purchased with funds provided under the terms of this Agreement. At a minimum, the inventory record of each piece of equipment shall include:

- a. The date acquired.
- b. The cost of the equipment, including the cost of any necessary accessories and all incidental costs incurred to put the asset into place and ready for its intended use.
- c. A serial number.
- d. The model identification number (on purchased equipment).
- e. Any other information or description of the equipment.
- f. Identification of the grant program and Grant Agreement number under which the equipment is acquired.
- g. The location, use, and condition of the equipment.
- h. Any ultimate disposition information including date of disposal and sale price of the equipment.

ii. Disposition of Equipment

If the fair market value of equipment purchased with grant funds is \$5,000 or more per item at the Funding End Date of this Grant Agreement or if the equipment is theft-sensitive, the use and management of the equipment after the funding term is subject to approval by the Grantor. Title may be retained by the Grantee or Grantor upon end of the Funding Term; final disposition will be determined and approved by the Grantor. The Grantee agrees to promptly initiate arrangements to account for and return said equipment if required by Grantor.

- a. A request for disposition of equipment shall be submitted in writing to the Grantor for approval, not less than 90 calendar days prior to the Funding End Date. The request shall include:
 - The current fair market value of each piece of equipment purchased with grant funds.
 - A description of the proposed disposition.
- b. Requests shall be approved or denied, or an alternate disposition offered, by the Grantor no later than 60 business days from the date the request for disposition is received.

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Should this Agreement be cancelled for any reason, any equipment purchased with grant funds may be retained by the Grantee or Grantor, at the Grantor's sole discretion. The Grantee agrees to promptly initiate arrangements to account for and return said equipment if required by Grantor.

S. Equipment Rental (Phase 1 and 2)

The Grantor funds may be used to rent equipment. All rental equipment expenses shall be identified in the budget tables in SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS. The Grantee must provide documentation that the equipment costs are fair and reasonable. Equipment may be rented for the Project's use only, and equipment rental agreement(s) shall be provided to the Grantor with any invoices for reimbursement of expenses. The Grantor is not responsible for loss or damage to rented equipment.

T. Recognition and Signage

The Grantee shall inform the public that the project received funds through the Sacramento-San Joaquin Delta Conservancy's Ecosystem Restoration and Climate Adaptation Grant Program for Nature Based Solutions: Wetland Restoration activities. The Grantee shall include appropriate acknowledgement of credit when using any data and/or information developed under this Agreement (e.g., on signs, websites, press or promotional materials, advertisements, publications, exhibits, posters, reports, or presentations prepared or approved by the Grantee). The Grantee shall notify the Grantor at least ten (10) working days prior to any public event or media feature publicizing the accomplishments and/or results of this Agreement and provide the opportunity for attendance and participation by Grantor representatives.

For implementation projects, the Grantee shall post signs at the project site informing the public that the project received funds through the Sacramento-San Joaquin Delta Conservancy's Ecosystem Restoration and Climate Adaptation Grant Program for Nature Based Solutions: Wetland Restoration activities. The size, location, number of signs and draft design shall be approved by the Grantor as part of the Plan for Signage (see Recognition and Signage). Required signage must be in place when physical work starts at the project site. Photographs of the Signage must be in place 30 days prior to the Funding End Date and included in the Final Report.

7. KEY CONTACTS (PHASE 1 AND 2)

The Project Officials during the term of this Agreement are:

Sacramento-San Joaquin Delta Conservancy:	The Metropolitan Water District of Southern California:
Name: Lauren Damon, Grant Manager Address: 1450 Halyard Drive, Suite 6 West Sacramento, CA 95691 Phone: (279) 399-7143 Email: Lauren.Damon@deltaconservancy.ca.gov	Name: Malinda Stalvey, Senior Environmental Specialist Address: P.O. Box 54153, Los Angeles, CA 90054-0153 Phone: (213) 217-5545 Email: mstalvey@mwdh2o.com

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Direct all administrative inquiries:

Sacramento-San Joaquin Delta Conservancy:	The Metropolitan Water District of Southern California
Name: Chelsea Martínez, Grant & Contract Analyst	Name: Randall D. Neudeck, Manager of Bay-Delta Programs
Address: 1450 Halyard Drive, Suite 6 West Sacramento, CA 95691	Address: P.O. Box 54153, Los Angeles, CA 90054-0153
Phone: (916) 375-2071	Phone: (213) 217-7537
Email: contact@deltaconservancy.ca.gov	Email: rneudeck@mwdh2o.com

Either party may change the point of contact at any time by providing ten (10) days' advance written notice to the other party.

8. REPORTS (PHASE 1 AND 2)

A. Report Schedule

The following reports must be submitted to the Grant Manager in accordance with the Scope of Work and all other terms and conditions of this Agreement.

Report Description	Period Covered	Date Due
First Quarter Progress Report	January 1-March 31	Between May 1-5
Second Quarter Progress Report	April 1-June 30	Between August 1-5
Third Quarter Progress Report	July 1-September 30	Between November 1-5
Fourth Quarter Progress Report	October 1-December 31	Between February 1-5
Annual Progress Report	January 1-December 31	Between February 1-5 through the Funding Term
Draft Final Report	Effective Start Date-Funding End Date	30 days prior to Funding End Date
Final Report	Effective Start Date-Funding End Date	60 days post Funding End Date
Annual Status Report	January 1-December 31	Between February 1-5 from the end of the Funding Term through the Grant End Date

B. Progress Reports

The Grantee ensures that the Agreement requirements are met by submitting Quarterly and Annual Progress Reports to the Grant Manager. Reporting is required even if no grant-related activities occurred during the reporting period. The Grantee shall document all activities and expenditures in Progress Reports, including work performed by contractors. Reports must use the template provided by the Grantor. The current Quarterly and Annual Progress Report templates can be found on the Grantor's website:

<http://deltaconservancy.ca.gov/grant-program/>. Reports must be submitted electronically to the Grant Manager and to the following email: contact@deltaconservancy.ca.gov. Grantor will not accept reports submitted through the mail.

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i. Quarterly Progress Reports

The Quarterly Progress Report shall directly address tasks, timelines, deliverables, and associated costs as scheduled in SECTION I: SCOPE OF WORK and SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS; deliverables should be included as attachments to the report. The Grantee must document steps taken in soliciting and awarding subcontracts and submit the documentation to the Grantor for review and shall document all contractor activities in the Quarterly Progress Report. The description of activities shall be in sufficient detail to provide a basis for payment of invoices. The Grantor reserves the right to require reports more frequently than on a quarterly basis if necessary, but no more than once a month. The last Quarterly Progress Report is due at the time of the Final Report.

ii. Annual Progress Report

At the end of each calendar year of the Funding Term of this Agreement, the Grantee shall submit an Annual Progress Report, in the template provided by the Grantor, as a supplement to the Fourth Quarter Progress Report. The Annual Progress Report will include information on progress made during that calendar year and plans for the next calendar year. The last Annual Progress Report is due at the time of the Final Report. The Annual Progress Report shall not replace any Quarterly Progress Reports, except when the last Quarterly Progress Report and last Annual Progress report cover identical dates and the Grantee has received prior approval from the Grant Manager.

C. Final Report

The Grantee must submit a Draft Final Report to the Grant Manager for review and approval no less than 30 days prior to the Funding End Date. The Draft Final Report shall use the Grantor's report template and will summarize the life of the Grant Agreement and describe the results of the work and of the project. Following any comments from the Grant Manager, the Grantee shall submit the revised Final Report for review and approval within 60 days after the Funding End Date. The current Final Report template can be found on the Grantor's website: <http://deltaconservancy.ca.gov/grant-program/>.

D. Annual Status Report

Phase 1 of this grant agreement does not require an Annual Status Report.

With Phase 2 of the grant agreement, and until the Grant End Date, the Grantee is required to submit Annual Status Reports between February 1 and 5 which cover the preceding calendar year using the template provided by the Grantor. Annual Status Reports must provide updates to each element of the Monitoring and Management Plan (see Section I.6.M); updates regarding site ownership and condition; progress toward achieving outcomes and objectives; communication of challenges, findings, conclusions, and/or lessons learned. If there have been any changes to the Project as compared with any previous Annual Status Reports, the most recent Annual Status Report shall identify, explain and assess the changes and any necessary corrective action. Grantee will include a summary of any activity by Landowner or Grantee to establish carbon credits or other

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SECTION I: SCOPE OF WORK

emissions offsets with respect to the Property and to provide Grantor with such further information as Grantor may reasonably request regarding such activity. The current Annual Status Report template can be found on the Grantor's website:

<http://deltaconservancy.ca.gov/grant-program/>.

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SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS

SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS (PHASE 1 AND 2)

1. BUDGET DETAIL

A. Budget

The Grantee agrees to perform and complete the work described in SECTION I: SCOPE OF WORK within the budget specified below for a total budget not to exceed **\$20,907,371**. The budget for Phase 1 is \$3,221,199 and the budget for Phase 2, when approved, is \$17,686,172.

The Grantee's indirect rate is 83.3 percent.

Indirect Costs must be calculated as a percentage of direct expenses and claimed at the same time as the applicable direct expenses. Indirect Costs must benefit the project, are subject to audit, and must be documented by the Grantee. If Indirect Costs are included in the Line Item Budget by Budget Category table, the Grantor will reimburse the Grantee for allowable indirect expenses up to the amount equal to the Grantee's actual indirect rate as stated above, or 20 percent of the Personnel Services and Operating Expenses (General) cost categories, whichever is less. If Grantee's indirect rate changes, the Grantee shall notify Grantor of the change. Changes to the Grantee's approved Indirect Cost Allocation Plan must be submitted to the Grantor and are subject to Grantor approval.

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Line Item Budget by Budget Category			
A. Personnel Services	Phase 1	Phase 2	Total
Subtotal A. Personnel Services	\$417,730	\$761,512	\$1,179,242
B. Operating Expenses (General)			
Supplies	\$0	\$0	\$0
Permits & Fees	\$225,000	\$0	\$225,000
Travel	\$1,176	\$8,000	\$9,761
Subtotal B. Operating Expenses (General)	\$226,176	\$8,000	\$234,176
C. Operating Expenses (Contractor(s))			
Contractor(s)	\$2,216,212	\$16,762,758	\$18,978,970
Subtotal C. Operating Expenses (Contractor(s))	\$2,216,212	\$16,762,758	\$18,978,970
D. Operating Expenses (Equipment)			
<i>See General Grant Provisions for definitions of electronic and purchased equipment definitions.</i>			
Equipment	\$232,300	\$0	\$232,300
Subtotal D. Operating Expenses (Equipment)	\$232,300	\$0	\$232,300
E. Acquisition Costs			
Acquisition	N/A	N/A	N/A
Subtotal E. Acquisitions	N/A	N/A	N/A
F. TOTAL DIRECT COSTS			
F. TOTAL DIRECT COSTS (Sum of A-E)	\$3,092,418	\$17,532,270	\$20,624,688
G. INDIRECT COSTS			
Indirect Cost A. Personnel Services	\$ 83,546	\$152,302	\$235,848
Indirect Cost B. Operating Expenses (General)	\$45,235	\$1,600	\$46,835
G. TOTAL INDIRECT COSTS	\$128,781	\$153,902	\$282,683
GRAND TOTAL (Sum of F and G):	\$3,221,199	\$17,686,172	\$20,907,371

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Cost Share and State Leveraged Funds by Source

Phase 1

Source of Funds - Non-State	Cash	In-Kind	Total
The Metropolitan Water District of Southern California (Grantee)	\$550,000	\$2,500,000	\$3,050,000
Subtotal Cost Share	\$550,000	\$2,500,000	\$3,050,000
Source of Funds - State	Cash	In-Kind	Total
N/A	\$ -	\$ -	\$ -
Subtotal State Leveraged Funds	\$ -	\$ -	\$ -
Total Cost Share & State Leveraged Funds	\$550,000	\$2,500,000	\$3,050,000

Phase 2

Source of Funds - Non-State	Cash	In-Kind	Total
The Metropolitan Water District of Southern California (Grantee)	\$0	\$540,000	\$540,000
Subtotal Cost Share	\$0	\$700,000	\$700,000
Source of Funds - State	Cash	In-Kind	Total
N/A	\$-	\$-	\$-
Subtotal State Leveraged Funds	\$-	\$-	\$-
Total Cost Share & State Leveraged Funds	\$0	\$540,000	\$540,000

The Grantee may not transfer grant funds between or among budget line items without written approval from the Grantor as specified in Section II.B Budget Modifications.

B. Budget Modifications

Budget revisions that modify line items but remain within the grant amount and do not alter the Scope of Work are permitted in certain circumstances. Subject to the prior review and approval of the Grant Manager, line item shifts of up to \$25,000 or 10 percent of the Agreement total, whichever is less, are permitted. The process to make such a change is as follows.

- i. The Grantee submits a written request for budget modification to the Grant Manager, explains the need for change(s), and specifically identifies item(s) to be reduced or increased.

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SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS

- ii. The Grant Manager approves or denies such changes in writing prior to implementation. The Grantor shall have 30 calendar days from receipt of the request to approve or deny the request for the exchange of funds between line items.

Any budget change not meeting the above conditions, including the addition of new line items, shall be by formal Agreement Amendment pursuant to Section III.2.

Notwithstanding the above provisions, the Grantor may, within its discretion, proceed with a formal Amendment to this Agreement for any budget revisions.

2. INVOICING AND PAYMENT

For tasks satisfactorily rendered, in accordance with the terms and conditions of this Agreement, and upon receipt and approval of itemized invoice(s), the Grantor agrees to reimburse Grantee for actual expenditures, no more frequently than quarterly in arrears, in accordance with the dollar amounts specified in the Line Item Budget by Budget Category above. The Grantor will only reimburse for expenses incurred from Agreement execution through the Funding End Date of the Agreement. The Grantee will use the invoice template provided by the Grantor.

C. Invoice Submission Process

- i. All invoices except final invoices must be properly submitted for payment between the sixth and the tenth of the second month following the end of the calendar quarter in which the costs were incurred, as specified in the schedule below.

Invoice	Period Covered	Date Due
First Quarter Invoice	January 1-March 31	Between May 1-5
Second Quarter Invoice	April 1-June 30	Between August 1-5
Third Quarter Invoice	July 1-September 30	Between November 1-5
Fourth Quarter Invoice	October 1-December 31	Between February 1-5

For submission of final invoices, unless the Grant Manager agrees to a later or alternate deadline in writing, a final invoice shall be submitted for payment no more than 60 calendar days following the Funding End Date or termination date of this Agreement, whichever occurs first. The final invoice must be clearly marked "FINAL INVOICE" and "Grantee's Release" (EXHIBIT G: GRANTEE'S RELEASE) must be attached, thus indicating that all payment obligations of the Grantor under this Agreement have ceased and that no further payments are due or outstanding.

The Grantor may, at its discretion, choose not to honor any delinquent final invoice if the Grantee fails to obtain prior written Grantor approval of an alternate final invoice submission deadline. Such written Grantor approval shall be obtained from the Grant Manager prior to the Funding End Date of this Agreement.

- ii. In addition to the information provided in the invoice template, invoices must also include the following information.
- a. Copies of receipts, grantee timesheets, and other supporting documentation of actual Grantee-paid expenses.

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SECTION II: BUDGET DETAIL AND PAYMENT PROVISIONS

- b. Contractor invoices for any contractor expenses being billed to the grant and documentation that provides proof of Grantee's payment to contractor(s).
- iii. Before equipment purchases made by the Grantee are reimbursed by the Grantor, the Grantee shall submit receipts showing payment by the Grantee and a copy of the Grantee's inventory record, as specified in Section I.6.R Equipment Purchases. Said paid receipts shall be attached to the Grantee's invoice(s).
- iv. Invoices must be submitted electronically to the Grant Manager and to the following email: contact@deltaconservancy.ca.gov. Improperly submitted invoices may be rejected in whole or in part. The Grantor will not accept invoices submitted through the mail.
- v. Invoices will not be approved for payment until the Grantee has submitted satisfactory reports and deliverables as outlined in (see Section I.6.C).
- vi. Invoices that are not approved will be disputed, short-paid, or rejected depending on Grantor assessment.
- vii. If there is cost share involved with the Project, the Grantee must provide a budget summary of cost share expenditures by fund source. Cost share expenditure information must be provided quarterly with the invoice and progress reports. Cost share funds must be spent between the start of the Funding Term and the end of the Funding Term to qualify as fulfilling the Grantee's cost share obligations.
- viii. Grantee will not be reimbursed if any of the following conditions occur.
 - a. The Grantee has been non-responsive or does not meet the conditions outlined in the Grant Agreement.
 - b. The project has received alternative funding from other sources that duplicates the portion of work or costs funded by a Conservancy grant.
 - c. The project has changed and is no longer eligible for funding.
 - d. The Grantee requests to end the project; however, any costs incurred up to the requested end date may be reimbursed.

D. Travel Expenses

Reimbursement rates for travel shall not exceed the amounts identified by CalHR state rates in effect at the time of travel, see www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx. No travel outside the State of California by Grantee shall be reimbursed unless there is prior written authorization obtained from the Grantor.

3. REVIEWS

The Grantor reserves the right to review service levels and billing procedures such as timesheets or other supporting documentation as these impact charges against this Agreement. It is the responsibility of the Grantee to comply with all of the Grantee's internal organizational protocols and to maintain financial records related to all expenses related to

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this Agreement (noted in SECTION III: GENERAL TERMS AND CONDITIONS Item 4. Audit).

4. RECOVERY OF OVERPAYMENT

The Grantee agrees that claims based upon findings from an audit of the Agreement (see in SECTION III: GENERAL TERMS AND CONDITIONS Item 4. Audit) and/or audit findings that are appealed and upheld will be recovered by the State government by one of the following options.

- A.** Grantee's remittance to the State of the full amount of the overpayment within 30 days following the State's request for repayment.
- B.** A repayment schedule, which is agreeable in writing to both the Grantor and the Grantee.

The State reserves the right to select which option will be enforced and the Grantee will be notified by the State in writing of the option to be utilized.

If the Grantee has filed a valid appeal regarding the report of audit findings, recovery of the overpayments will be deferred until a final administrative decision on the appeal has been reached.

5. BUDGET CONTINGENCY CLAUSE

- A.** It is mutually agreed that if the California State Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Grantee or to furnish any other considerations under this Agreement and Grantee shall not be obligated to perform any provisions of this Agreement.
- B.** If funding for any fiscal year is reduced or deleted by the California State Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State or offer an Agreement Amendment to Grantee to reflect the reduced amount.
- C.** If funding for any fiscal year is not obligated by the Grantor, the State shall have the option to either cancel this Agreement with no liability occurring to the State or offer an Agreement Amendment to the Grantee to reflect the reduced amount.

6. PROMPT PAYMENT CLAUSE

Payment will be made in accordance with, and within the time specified in, Government Code Chapter 4.5, commencing with section 927. Time specified for prompt payment in Government Code Chapter 4.5, section 927.4 commences upon proper submission of a complete and undisputed invoice.

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SECTION III: GENERAL TERMS AND CONDITIONS (PHASE 1 AND 2)

[DO NOT MODIFY without pre-approval from admin]

1. APPROVAL

This Agreement is of no force or effect until signed by both parties and approved by the Grantor. The Grantee may not commence performance until such approval has been obtained.

2. AMENDMENT

No Amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties. To request an Amendment, the Grantee must submit a formal, justified Amendment request in writing to the Grant Manager.

3. ASSIGNMENT

This Agreement is not assignable by the Grantee, either in whole or in part, without the consent of the Grantor in the form of a formal written Amendment.

4. AUDIT

The Grantee agrees that the awarding department, the Department of General Services, the Department of Finance, the California State Auditor, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. The Grantee agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. The Grantee agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, the Grantee agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement (Gov. Code, § 8546.7; Pub. Contract Code, § 10115 et seq.; Cal. Code Regs. tit. 2, § 1896).

5. INDEMNIFICATION

The Grantee agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all Grantees, contractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by the Grantee, its contractors, supplies laborers, and any other person, firm or corporation furnishing services on behalf of the Grantee in the performance of this Agreement.

6. DISPUTES

Any claim that the Grantee may have regarding the performance of this Agreement including, but not limited to, claims for additional compensation or extension of time, shall

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be submitted to the Grant Manager in writing within ten (10) days of discovery of the problem. The Grantee and the Grantor Executive Officer or Executive Officer's designee will then attempt to negotiate a resolution of the claim, if appropriate, and process an Amendment to this Agreement to implement the terms of any such resolution. If the Grantee and the Grantor are unable to resolve the dispute, the decision of the Executive Officer or Executive Officer's designee will be final, unless appealed to a court of competent jurisdiction. The Grantee will continue with the responsibilities under this Agreement during any dispute. In the event of a dispute, the language contained within this Agreement will prevail over any other language.

All proceedings concerning the validity and operation of this Agreement and the performance of the obligations imposed upon the parties hereunder shall be held in Sacramento County, California. The parties hereby waive any right to any other venue.

7. TERMINATION FOR CAUSE

The Grantor may terminate this Agreement and be relieved of any payments should the Grantee fail to perform the requirements of this Agreement at the time and in the manner herein provided. If the Grantee fails to complete the Project on time in accordance with this Agreement prior to the termination date, the Grantee shall be liable for immediate repayment to the Grantor of all amounts disbursed by the Grantor under this Agreement, plus accrued interest. The Grantor may, in its sole discretion, consider extenuating circumstances and not require repayment for work partially completed. This paragraph shall not be deemed to limit any other remedies the Grantor may have for breach of this Agreement.

8. TERMINATION WITHOUT CAUSE

The Grantor may terminate this Agreement without cause upon 30 days' advance written notice. The Grantee will be reimbursed, in accordance with SECTION II of the Agreement, for all reasonable and eligible expenses incurred up to the date of termination.

9. INDEPENDENT GRANTEE

The Grantee, and the agents and employees of the Grantee, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the Grantor.

10. RECYCLING CERTIFICATION

The Grantee shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material, as defined in Public Contract Code section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code section 12209. With respect to printer or duplication cartridges that comply with the requirements of section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code, § 12205).

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11. NON-DISCRIMINATION CLAUSE

During the performance of this Agreement, Grantee and its contractors shall not deny the contract's benefits to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. Grantee shall insure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. Grantee and contractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code, § 12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, § 11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, title 2 of the Government Code (Gov. Code, §§ 11135-11139.5). Grantee shall permit access by representatives of the Department of Fair Employment and Housing and the awarding State agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. Grantee and its contractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement (Cal. Code Regs., tit. 2, § 11105).

Grantee shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

12. GRANTEE CERTIFICATION CLAUSES [REMOVE FOR AGREEMENTS WITH STATE AGENCIES]

The Grantee Certification Clauses is incorporated in this Agreement (See EXHIBIT H: GRANTEE CERTIFICATION CLAUSES). The Grantee will renew the Grantee Certification Clauses or successor documents as changes occur.

13. TIMELINESS

Time is of the essence in this Agreement.

14. STANDARD OF PROFESSIONALISM

The Grantee will conduct all work consistent with the professional standards of the industry and type of work being performed under the Agreement.

15. GOVERNING LAW

This grant is governed by and shall be interpreted in accordance with the laws of the State of California.

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16. ANTITRUST CLAIMS

The Grantee by signing this Agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Grantee shall comply with the requirements of the Government Codes Sections set out below.

A. The Government Code Chapter on Antitrust claims contains the following definitions.

i. "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of section 16750 of the Business and Professions Code.

ii. "Public purchasing body" means the State or the subdivision or agency making a public purchase (Gov. Code, § 4550).

B. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C., § 15) or under the Cartwright Act (Chapter 2 [commencing with section 16700] of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body tenders final payment to the bidder (Gov. Code, § 4552).

C. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery (Gov. Code, § 4553).

D. Upon demand in writing by the assignor, the assignee shall, within one (1) year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action (Gov. Code, § 4554).

17. CHILD SUPPORT COMPLIANCE ACT

For any Agreement in excess of \$100,000, the Grantee acknowledges in accordance with Public Contract Code 7110, that:

A. The Grantee recognizes the importance of child and family support obligations and shall fully comply with all applicable State and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code.

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- B.** The Grantee, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.

18. UNENFORCEABLE PROVISION

In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.

19. PRIORITY HIRING CONSIDERATIONS

If this grant includes services in excess of \$200,000, the Grantee shall give priority consideration in filling vacancies in positions funded by the grant to qualified recipients of aid under Welfare and Institutions Code section 11200 in accordance with Public Contract Code section 10353.

20. SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS

- A.** If for this Grant Agreement Grantee made a commitment to achieve small business participation, then Grantee must within 60 days of receiving final payment under this Agreement (or within such other time period as may be specified elsewhere in this Agreement) report to the awarding department the actual percentage of small business participation that was achieved (Gov. Code, § 14841).
- B.** If for this Agreement Grantee made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Grantee must within 60 days of receiving final payment under this Agreement (or within such other time period as may be specified elsewhere in this Agreement) certify in a report to the awarding department: (1) the total amount the prime Grantee received under the Agreement; (2) the name and address of the DVBE(s) that participated in the performance of the Agreement; (3) the amount each DVBE received from the prime Grantee; (4) that all payments under the Agreement have been made to the DVBE; and (5) the actual percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation (Military and Veterans Code, § 999.5(d); Gov. Code, § 14841).

21. LOSS LEADER

If this Agreement involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in section 17030 of the Business and Professions Code (PCC, § 10344(e)).

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22. COMPUTER SOFTWARE

Procurement of software requires prior approval by the Grant Manager. Only approved software purchases will be reimbursed.

23. COPYRIGHT *[REMOVE FOR AGREEMENTS WITH STATE AGENCIES]*

All rights in copyright works created by Grantee in the performance of work under this Agreement are the property of the Grantor. The Grantor will extend Grantee a royalty-free, nonexclusive, nontransferable, irrevocable license to reproduce, prepare derivative works, and distribute copies of deliverables so long as such deliverables are not used for commercial purposes.

24. INTELLECTUAL PROPERTY *[REMOVE FOR AGREEMENTS WITH STATE AGENCIES]*

Grantee represents that it is the owner or authorized user of any third-party Intellectual Property used in association with this Agreement and that the Grantor is authorized to use any such third-party Intellectual Property for purposes of the project and this Agreement.

25. SUBCONTRACTING

Nothing contained in this Agreement or otherwise shall create any contractual relation between the Grantor and any contractor, and no subcontract shall relieve the Grantee of its responsibilities and obligations hereunder. The Grantee agrees to be as fully responsible to the Grantor for the acts and omissions of its contractor and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Grantee. The Grantee's obligation to pay its contractors is an independent obligation from the Grantor's obligation to make payments to the Grantee. As a result, the Grantor shall have no obligation to pay or enforce the payment of any moneys to any contractor.

The Grantee is responsible for any work it subcontracts. Subcontracts must include all applicable terms and conditions of this Agreement. Should Grantor determine that the work performed by a contractor is substantially unsatisfactory and is not in substantial accordance with the Agreement terms and conditions, or that the contractor is substantially delaying or disrupting the process of work, the Grantor may request substitution of the contractor.

The Grantee is responsible for adhering to their organization's policies for soliciting and awarding contracts and providing to the Grantor a copy of any subcontract agreements. Grantee must provide Grantor an explanation of the basis for determining the contractor costs to be fair and reasonable and disclose any relationship between the Grantee and any proposed contractor prior to using the contractor to provide goods or services for which the Grantee will claim cost share or reimbursement from the Grantor. Related-party contracts are prohibited.

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26. LABOR CODE COMPLIANCE

Grants awarded through the Ecosystem Restoration and Climate Adaptation Grant Program may be subject to prevailing wage provisions of Part 7 of Division 2 of the California Labor Code (CLC), commencing with section 1720. Prevailing wages are generally required for construction, alteration, demolition, installation, or repair work done under contract and paid for in whole or in part out of public funds. Any work performed by volunteers is not subject to prevailing wage provisions (CLC, § 1720.4). The Grantee shall pay prevailing wage to all persons employed in the performance of any part of the project if required by law to do so. Any questions of interpretation regarding the CLC should be directed to the Director of the Department of Industrial Relations (DIR), the state department having jurisdiction in these matters. For more details, please refer to the DIR website at www.dir.ca.gov.

27. FORCE MAJEURE

Neither party will be liable to the other for any delay in or failure of performance, nor will any such delay in or failure of performance constitute a default, if such delay or failure is caused by "Force Majeure." As used in this section, "Force Majeure" is defined as follows: Acts of war and acts of nature such as earthquakes, floods, and other natural disasters such that performance is impossible.

28. INSURANCE REQUIREMENTS [REMOVE FOR AGREEMENTS WITH STATE AGENCIES]

When Grantee submits a signed Agreement to the Grantor, the Grantee shall furnish to the Grantor a certificate of insurance, stating that there is liability insurance presently in effect for the Grantee of not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined. The certificate of insurance will include provisions A, B, and C, in their entirety.

- A.** That the insurer will not cancel the insured's coverage without 30 days' prior written notice to the Grantor.
- B.** That the Grantor, its officers, agents, employees, and servants are included as additional insured, but only insofar as the operations under this Agreement are concerned.
- C.** That the Grantor will not be responsible for any premiums or assessment on the policy.

The Grantee agrees that the bodily injury liability insurance herein provided for shall be in effect at all times during the term of this Agreement from the Effective Start Date through the Funding End Date. In the event said insurance coverage expires at any time or times during the term of this Agreement, the Grantee agrees to provide at least 30 days prior to said expiration date, a new certificate of insurance evidencing insurance coverage as provided for herein for not less than the remainder of the term of the Agreement, or for a period of not less than one (1) year. New certificates of insurance are subject to the approval of the Department of General Services, and Grantee agrees that no work or services shall be performed prior to the giving of such approval.

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EXHIBIT A
GENERAL GRANT GUIDELINES



SACRAMENTO - SAN JOAQUIN

DELTA CONSERVANCY

A California State Agency

GENERAL GRANT GUIDELINES
NOVEMBER 16, 2022

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EXHIBIT A

A. Introduction

A1. Background

The Sacramento-San Joaquin Delta Conservancy (Conservancy) is a primary state agency in the implementation of ecosystem restoration in the Delta and supports efforts that advance environmental protection and the economic well-being of Delta residents. The Conservancy works collaboratively and in coordination with local communities, leading efforts to protect, enhance, and restore the Delta's economy, agriculture and working landscapes, and environment, for the benefit of the Delta region, its local communities, and the citizens of California.

A2. Purpose of Grant Guidelines

These General Grant Guidelines (General Guidelines) establish the process and criteria that the Conservancy uses to administer grants for which individual grant-specific guidelines have not been adopted. Each grant provided by the Conservancy will specify the governing grant guidelines. More information can be found at: <http://deltaconservancy.ca.gov/grant-program/>.

A3. Contact Information

More information is available on the Conservancy's website at www.deltaconservancy.ca.gov. For questions or assistance, please contact the Delta Conservancy at (916) 375-2084 or contact@deltaconservancy.ca.gov.

B. What the Conservancy Will Consider Funding

The Delta Conservancy supports efforts that advance environmental protection and the economic well-being of Delta residents, in accordance with statewide priorities. The Conservancy will not fund activities associated with regulatory compliance responsibilities. The Conservancy may limit any funding opportunity to one or more of the following activities that further the Conservancy's mission.

1. Protect and enhance habitat and habitat restoration.
2. Protect and preserve Delta agriculture and working landscapes.
3. Provide increased opportunities for tourism and recreation in the Delta.
4. Promote Delta legacy communities and economic vitality in the Delta, in coordination with the Delta Protection Commission.
5. Mitigate the impacts of climate change and increase climate change resilience.
6. Increase the resilience of the Delta to the effects of natural disasters such as floods and earthquakes, in coordination with the Delta Protection Commission.
7. Protect and improve water quality.

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8. Assist the Delta regional economy through the operation of the conservancy's program.
9. Identify priority projects and initiatives for which funding is needed.
10. Protect, conserve, and restore the region's physical, agricultural, cultural, historical, and living resources.
11. Assist local entities in the implementation of their habitat conservation plans and natural community conservation plans.
12. Promote environmental education.

B1. Activity Types

The Conservancy may grant funds for the following types of activities.

Planning

Planning includes activities that prepare for and enable implementation activities. Receipt of a grant for planning activities does not guarantee that a grant will be provided for implementation activities.

Examples of planning activities include, but are not limited to:

- **Project scoping:** Partnership development, outreach to impacted parties, stakeholder coordination, negotiation of site access and land tenure
 - **Planning and design:** Engineering design, planting plans, identifying appropriate best management practices
 - **Environmental compliance:** Permitting, California Environmental Quality Act (CEQA) activities, Delta Plan consistency
 - **Science:** Developing adaptive management and monitoring plans, baseline monitoring, biological surveys, and studies that will aid and inform the implementation activities
- Pilot Projects**

Pilot projects must be directly related to and inform eligible implementation activities. Pilot projects that are large in scale or duration may be considered implementation activities. The Conservancy recommends that applicants proposing a pilot project consult with Conservancy to determine the most applicable activity type.

Implementation

Implementation includes activities such as construction or improvement of a capital asset. Planning for implementation must be complete or near completion. Implementation activities that include a construction component must, at a minimum, have design plans completed to at least 65 percent level of development. Implementation activities that do not have a construction component must have

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completed plans at a level that the Conservancy determines to be appropriate to the activities to be implemented. Implementation activities may include final design and permitting activities. The Conservancy may require that the outputs of implementation specific to capital assets be maintained for a minimum number of years after conclusion of the Grant Funding Term.

CEQA and National Environmental Policy Act (NEPA) compliance must be completed prior to grant award. CEQA and NEPA-related activities are not eligible for implementation funding.

Land Acquisition or Easement

Land acquisition is purchase of real property. An easement is a real estate ownership right (and encumbrance on the title) granted to an individual or entity to make a limited, but typically indefinite, use of the land of another. Activities that the Conservancy may choose to fund include, but are not limited to purchase, appraisals (including water rights appraisals), negotiation, due diligence, surveys, escrow fees, title insurance, and closing costs.

Research, Analysis, or Support

Research, analysis, and technical support activities provide information, data, and technical or capacity assistance that contributes to the Conservancy's mission, contributes to problem solving, advances best available science, and enables advancement of high priority initiatives. Research, Analysis, and technical assistance activities may or may not relate to specific grant-related planning or implementation activities.

B2. Grant Terms

Grant Funding Term: The period from the Effective Start Date through the Funding End Date listed on the grant agreement during which grantees may incur grant-related expenses. The Funding Term is typically three years.

Grant Term: The period, which may extend beyond the end of the Grant Funding Term, during which the outcomes of implementation activities must be maintained. Acquisitions and easements must comply with the Grant Term outlined in the applicable grant agreement.

For implementation, or land acquisition and easement activities, grantees must submit a final report and invoice at the end of the Grant Funding Term but will be held to the terms of the grant agreement until the end of the Grant Term.

Effective Start Date: The date that the grant agreement has been fully executed which entails being signed by both parties and completion of all noticing and filing required

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of the Conservancy. The Conservancy will provide grantees written confirmation of the Effective Start Date of their grant.

C. Eligibility Requirements

C1. Eligible Geography

The Conservancy may fund activities within or benefitting the Delta and Suisun Marsh as defined in Public Resources Code section 85058 (a map can be found at this link: <https://www.deltacouncil.ca.gov/pdf/delta-plan/figure-1-1-delta-boundaries.pdf>).

The Conservancy may fund an action outside the Delta and Suisun Marsh if the Board makes all the findings described in the Sacramento-San Joaquin Delta Reform Act of 2009 (CWC, div. 35, §§ 85000 – 85350). Applicants applying for funds for activities outside of the Delta and Suisun Marsh must address the following:

- How the activities implement the ecosystem goals of the Delta Plan.
- How the activities are consistent with the requirements of any applicable state and federal permits.
- How the activities will provide significant benefits to the Delta.

C2. Eligible Grant Recipients:

Grants may be awarded to:

- State agencies
- Local public agencies
- Nonprofit organizations

C3. Ineligible Activities and Expenses

Activities that are not eligible for grant funding include but may not be limited to:

- Design, construction, operation, mitigation, or maintenance of water conveyance facilities.
- Activities dictated by a legal settlement or mandated to address a violation of, or an order (citation) to comply with, a law or regulation.
- Activities that subsidize or decrease the pre-existing mitigation obligations of any party.
- Monetary donations.
- Food or refreshments.
- Fees or expensed related to tours.
- Activities related to eminent domain processes.
- Subsidization or decrease the mitigation obligations of any party.

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- Any other activities or expenses that the Conservancy deems inappropriate use of grant funding.

C4. Eligible Expenses

To be eligible for grant funding, activities must be conducted, and expenses must be incurred during the Grant Funding Term. Other than land acquisition costs, grant funding will be paid in arrears on a reimbursement basis. All expenses require supporting documentation and are subject to audit. Funding for all grant related activities will be dispersed quarterly in arrears for all costs save for the cost of land acquisition, for which funds will be transferred into escrow once all requirements of the Land Acquisition Checklist have been met. Some grant funds may allow for advanced payment of funds rather than reimbursement and payments on a monthly rather than quarterly basis. If reimbursement and quarterly payments are cost prohibitive for your organization, work with Conservancy staff to determine if advanced payments are allowable in your case.

Direct Costs

Direct costs are for work specified in the scope of work, terms, and conditions of the grant agreement, and that are distinctly related to tasks and expenditures to implement activities as described in the grant agreement. The Conservancy will fund direct costs related to personnel services, operating expenses (general), operating expenses (subcontractor), operating expenses (equipment), land acquisition, and land easement costs.

Indirect Costs

Indirect costs do not have a specific direct relationship to the project but are required for completion of the grant activities. The Conservancy may elect to include or exclude indirect costs as an eligible expense for a specific funding opportunity.

D. Grant Proposal and Determination Process

Funding opportunities, along with instructions and any application forms and templates specific to each opportunity, will be available through the Conservancy's website.

Grants may be competitive or non-competitive in nature. The Conservancy may define a timeframe in which it accepts proposals or accept proposals on a continuous basis. If a timeframe for proposals is specified, only proposals submitted by the submission deadline will be considered.

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The Conservancy will post notice of any public workshop opportunities on its website. For competitive grants, the Conservancy will post responses to questions of universal relevance on its website. The Conservancy Board has final decision-making authority regarding grants and grant funding.

The Conservancy may use a two-step process that consists of a concept proposal and a full proposal or a one-step process that requires only a full proposal. If concept proposals are required, full proposals will only be accepted if a concept proposal was submitted.

D1. Concept Proposal

Step 1: Concept Proposal Submittal: The applicant submits a concise proposal that describes at a high level the proposed activities and budget that will form the basis for a full proposal. Applicants may, and are encouraged to, consult with the Conservancy during the drafting of their concept proposal.

Step 2: Concept Proposal Review: Conservancy staff will review concept proposals and provide feedback to all applicants to aid them in assembling a complete, clear, and responsive full proposal. Concept proposals will not be scored. All applicants will be provided with written feedback regarding their concept proposals, as well as an opportunity to meet with Conservancy staff to discuss feedback. Feedback is provided on aspects such as:

- Description of Activities
- Project Team
- Budget
- Cost Share and/or Cost Leveraging
- Alignment with State Priorities
- Long Term Benefit
- Readiness
- Local Support
- Scientific Merit

D2. Full Proposal

Step 1: The applicant submits a proposal that comprehensively describes the proposed activities, budget, and applicant and others that will conduct activities through the grant. The full proposal provides the information upon which Conservancy staff and external reviewers, if applicable, base their scoring and/or recommendations for Board consideration. Each application must include the required attachments, in the specified file type (Word or Excel), and use the templates that the Conservancy provides. For

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more information on components of a full proposal, see Proposal Requirements section below.

Step 2: Administrative Review: After the submission deadline, the Conservancy will conduct an administrative review of all full proposals to check for eligibility, consistency with grant requirements, and completeness. Proposals that fail to meet the administrative review requirements may not receive further consideration.

Step 3: Site Visits: Conservancy staff will conduct site visits for all implementation, pilot, and land acquisition or easement grants. At its discretion, the Conservancy may conduct site visits for planning, or research, analysis, and support grants. Applicants may be required to accompany Conservancy staff on site visits. Adjustments will be made in consideration of public health as needed.

Step 4: Full Proposal Evaluation: Full proposals will be evaluated and may be numerically scored by Conservancy staff. As needed to ensure review and evaluation appropriate to the proposed activities, the Conservancy may utilize independent reviewers from state, federal, or local agencies, academia, non-profit organizations, or other entities or individuals with technical or subject matter expertise.

Proposals that do not provide enough information to allow reviewers to adequately evaluate them may not be considered.

Full proposals will be evaluated using criteria, which may or may not include numerical scoring, specific to the funding opportunity; evaluation criteria will be specified for each funding opportunity. The Conservancy may specify a minimum score that must be obtained in order for staff to consider recommending the Board fund the proposal. Achieving the minimum score does not guarantee that the proposal will be recommended for funding, that a grant award will be made, or that an applicant will receive the requested funding. The Conservancy may specify key evaluation criteria, each of which must be deemed adequate by reviewers, regardless of the adequacy of other components of the proposal, to be considered for funding.

D3. Board Consideration

All final determinations regarding grant funding will be made by the Conservancy Board at a public meeting. The Delta Conservancy Executive Officer, with coordination of the Conservancy Board Chair and/or Vice Chair, may award grant funding for projects less than or equal to \$50,000 in time-sensitive situations. Staff recommendations regarding grant funding, and final scores, if applicable, will be posted on the Conservancy's website and shared with all applicants at least nine days in advance of the Board's consideration of grant funding. All applicants and members of the public will have the opportunity to appear before the Board at the public meeting. Any applicant whose proposal was not recommended for funding may

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contest the recommendations by notifying Conservancy staff in writing by 5:00 p.m. at least five business days prior to the Board meeting at which funding recommendations will be considered. The notification must describe the specific aspects of the staff recommendation that the applicant wishes to contest and provide information relevant to the grant proposal that they wish the Board to consider.

If proposals for a funding opportunity exceed the funds available, the Conservancy may choose to award partial funding to one or more proposals. The Board may also choose to designate for award proposals that were initially denied funding, should additional funding become available. If a proposal does not demonstrate strong local support or a lack of significant conflict from local interests, the Conservancy reserves the right to not fund activities or to require that the conflict is satisfactorily resolved before awarding funding. The Board may, within its discretion, approve a conditional award of funds.

D4. Grant Agreement

If funding for a grant proposal is approved, Conservancy staff will coordinate with the applicant to complete a grant agreement that specifies the scope of work, reporting requirements, specific performance measures, invoicing protocols, funding disbursement, and other terms and conditions of the grant.

E. Proposal Requirements

Required components of all full proposals includes, but are not limited to:

- Financial Management System Questionnaire and Cost Allocation Plan
- Schedule and List of Deliverables
- Line Item Budget by Task
- Justification of Expenses and How Determined to be Fair and Reasonable
- Funding by Source
- Diversity, Equity, and Inclusion Plan

The following attachments are required if relevant to the proposed activities:

- California Conservation Corps Consultation
- Acquisition Table
- Performance Measures Table

The following supplementary materials are required if relevant to the proposed activities:

- Authorization or Resolution to Apply
- Organizational documents

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- Acquisition information (see [E12. LAND](#) Acquisition in this document for more information)
- Maps and site plans
- Letter from landowner/water rights holder (if not the applicant)
- Final CEQA documents
- Covered action checklist
- Letters of support and cost share commitment letters
- Resolutions of support from applicable local government agencies

E1. Conflict of Interest

Applicants are subject to state and federal conflict of interest laws. If an applicant has formerly worked for the Conservancy, presently works with the State of California, or has an existing or previous contract with the Conservancy and is contemplating applying for a grant, the applicant should consult with Conservancy staff to determine eligibility. Applicable statutes include, but are not limited to, Public Contract Code sections 10365.5, 10410, and 10411.

All proposals must identify current and prior relationships of all individuals or entities that will directly or indirectly receive grant funding or be responsible for substantive decision-making responsibility.

E2. Privacy Rights

Once an applicant has submitted a proposal to the Conservancy, any privacy rights, as well as other confidentiality protections afforded by law with respect to the application package, are waived. All proposals are public records under the California Government Code sections 62506276.48 and will be provided to the public upon request.

E3. California Conservation Corps

Funding opportunities may require applicants to consult with the California Conservation Corps and the California Association of Local Conservation Corps (Corps) to determine the feasibility of using their services to implement activities unless noted exceptions apply. Planning activities and acquisition activities are generally exempt. If an applicant submits a proposal to the Conservancy for activities for which it has been determined that Corps services can be used, the applicant must identify in the proposal the appropriate Corps and the component(s) of the activities in which they will be involved, and include estimated costs for those services, and enter into a contract with the Corps if awarded a grant. Even if not required, applicants are encouraged to consult with the Corps to explore opportunities for collaboration.

E4. Environmental Compliance

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Grant-funded activities must comply with applicable state and federal laws and regulations, including the California Environmental Quality Act (CEQA), National Environmental Policy Act (NEPA), the Delta Plan, and other environmental permitting requirements. Conservancy staff may be able to assist with the compliance process; however, the applicant is solely responsible for compliance. Applicants should be prepared to submit any permits, surveys, or reports that support the status of their environmental compliance.

For projects subject to CEQA, the Conservancy will not serve as a responsible agency unless there is no other public agency responsible for carrying out or approving the project for which the applicant seeks funding, in which case the Conservancy may serve as the lead agency. If the Conservancy is proposed to act as the lead agency for the project, the applicant must coordinate with the Conservancy, beginning at the concept proposal stage if concept proposals are applicable to the funding opportunity.

For proposed activities that include an action that is likely to be deemed a covered action pursuant to the California Water Code section 85057.5, the applicant is responsible for ensuring consistency with the Delta Plan. The Conservancy encourages all applicants to communicate with the Delta Stewardship Council to understand if their activities will need to certify their consistency with the Delta Plan. For all implementation activities, a covered action checklist must be submitted with the full proposal. For those activities that will need to certify consistency, the proposal shall include a description of how consistency will be achieved and may include in its budget the funding necessary to complete related tasks, including the development of an Adaptive Management Plan. The activities must be certified as consistent with the Delta Plan before funds are disbursed for construction or the physical implementation of the activities. If the Conservancy is proposed to act as the covered action lead agency for the proposed activities, the applicant must coordinate with the Conservancy, beginning at the concept proposal stage if concept proposals are applicable to the funding opportunity.

E5. Water Rights

Funded activities that address stream flows and water use shall comply with the Water Code as well as any applicable state or federal laws or regulations. Any activities that would require a change to water rights, including, but not limited to, bypass flows, point of diversion, location of use, purpose of use, or off-stream storage shall demonstrate in their grant proposal an understanding of the State Water Resources Control Board (SWRCB) processes, timelines, and costs necessary for approvals by SWRCB and the ability to meet those timelines within the grant funding term. In addition, any activities that involve modification of water rights for an adjudicated stream shall identify the required legal process for the change as well as

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associated legal costs. Proposals to acquire a permanent dedication of water must be in accordance with section 1707 of the Water Code. Specifically, the SWRCB must specify that the water proposed for acquisition is in addition to the water that is needed to meet regulatory requirements (CWC, § 79709(a)). Applicants may apply for funding from the Conservancy to complete the section 1707 petition process, but the SWRCB must approve the petition prior to the dispersal of funds for any other activities. Prior to its completion, any water right acquisition must be supported by a water rights appraisal approved by the Department of General Services, Real Property Services Section.

It is the responsibility of the applicant to comply with SWRCB regulations regarding the diversion and use of water, including ensuring that the applicant has adequate water rights to complete the activities and that the activities will not reduce or otherwise affect the rights of other water rights holders (CWC, § 79711(d)). For implementation activities and pilot projects that require water application (e.g., restoration, working lands enhancements, etc.), applicants must submit a statement number or application number for the water right they propose to use, as well as a short narrative demonstrating that the activities' water use has been considered, is reasonable, and that there is sufficient water to implement and maintain the activities without causing adverse impacts to downstream users or surrounding landowners. Conservancy staff will consult with the office of the Delta Watermaster regarding activities that propose to use water. The Delta Watermaster will review the water rights affiliated with the proposed activities and will provide an informal opinion as to whether these water rights appear to be subject to challenge. When considering if a proposal should be recommended for funding, Conservancy staff will consider the Watermaster's input and any issues identified during review.

If applicable, applicants must provide a letter of support from the entity providing water for implementation activities. The letter must verify that the water rights holder has the right to deliver water to the property on which the proposed activities will be implemented, and that the water rights holder recognizes its obligation to provide water to that property for the purposes of implementing the proposed activities. The Conservancy may at any time request that an applicant or grantee provide additional proof that it has a legal right to divert water and sufficient documentation regarding actual water availability and use.

E6. Best Available Science

All proposals with a scientific component will be evaluated on the scientific basis of the proposed activities. Applicants must provide a description of the scientific foundation of their activities, including scientific literature, studies, or expert opinion that they have consulted. Applicants must use the best available science when

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planning and implementing their proposed activities. A more complete review of best available science can be found in [Appendix 1A of the Delta Plan](#).

Applicants proposing ecosystem restoration and enhancement activities are encouraged to take into account the landscape considerations and guidelines discussed in A Delta Renewed: A Guide to Science-Based Ecological Restoration in the Sacramento-San Joaquin Delta (A Delta Renewed, SFEI-ASC, 2016) when determining appropriate habitat restoration or enhancement actions. All applicants are encouraged to consult relevant climate change related resources, which include, but are not limited to: [California Natural Resources Agency's Safeguarding California Plan: 2018 Update](#) (particularly the Biodiversity and Habitat Section), [Cal-Adapt](#)

(includes climate tools, data, and resources), the [California Climate Commons](#), Point Blue

Conservation Science's [Climate-Smart Restoration Toolkit](#), [Adapting to Rising Tides \(Bay Area\)](#),

[Eastern Contra Costa County](#), and [Contra Costa County](#)), [Delta Adapts](#), and the Ocean Protection Council's [2017 Rising Seas in California: An Update on Sea-Level Rise Science](#).

E7. Adaptive Management

Adaptive management is a framework and flexible decision-making process that advances scientific understanding and increases the likelihood for activities to achieve desired goals, objectives, outcomes, and outputs in the face of uncertainties such as climate change or ecological response to management decisions. Long-term management is related to adaptive management, and the two terms are frequently conflated. Adaptive management describes the scientific process in which an entire project is embedded, whereas long-term management deals with the ongoing stewardship and maintenance. The process for collecting and analyzing science-based information – a critical component of adaptive management – should be a factor in long-term management planning and decisions. The Conservancy will require all applicants, as relevant, to develop and utilize science-based adaptive management that is consistent with the [Delta Plan's Nine-Step Adaptive Management Framework](#). Resources and support can be found through the [Interagency Adaptive Management Coordination](#) webpage.

Depending on the status and type of proposed activities, adaptive management expectations will vary. Planning, research, analysis, or support activities may not have all nine steps fully developed but are expected to describe how they will be considered and incorporated as the activities progress. Conservation easement proposals must describe the application of an adaptive management framework but

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may not have much leeway to alter easement terms. Activities that employ well-established best management practices do not carry the same burden of proof as those attempting new, untested approaches. Since the adaptive management approach should be integrated throughout activities, its description will be incorporated into many sections of the proposal. Where relevant, applicants will be asked to summarize their approach to adaptive management in the Scientific Merit section of the full proposal.

E8. Performance Measures

Performance measures are used to track progress toward project goals and objectives. They provide a means of reliably measuring and reporting the implementation and effectiveness of a project and how it contributes value to the Delta, Suisun Marsh, and the state. Performance measures will be developed to reflect the unique benefits of individual projects. Conservancy staff may help in development of performance measures. All implementation, land acquisition, land easement, and pilot project proposals must include a performance monitoring and assessment framework that identifies the performance measures that will be used to demonstrate public benefits for the required length of time years following the end of the Grant Funding Term, how they will be monitored and assessed, and how monitoring data will be reported.

E9. Monitoring and Assessment Framework

In addition to identifying performance measures and long-term management, some funding opportunities may require applicants to describe their approach to monitoring and assessing performance. Applicants should incorporate standardized monitoring approaches, where applicable, into their monitoring and assessment frameworks and evaluate opportunities to coordinate with existing monitoring efforts or produce information that can readily be integrated into such efforts. If an applicant determines that the use of standardized approaches is not appropriate, the proposal must provide a clear justification and a description of the proposed approach. Examples of standardized methods and related data portals for environmental activities include:

- **Wetland and riparian restoration:** [Wetland and Riparian Area Monitoring Program](#) (WRAMP) framework for data collection, [EcoAtlas](#) for data reporting
- **Water quality, toxicity, and bioassessment data:** [Surface Water Ambient Monitoring Program](#) (SWAMP) for standardized methods and data collection, [California Environmental Data Exchange Network](#) (CEDEN) for data reporting

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- **Coastal salmonids:** [California Coastal Monitoring Program](#) for both methods and reporting

Grantees must add projects into [EcoAtlas Project Tracker](#) as relevant and provide periodic updates.

Environmental data and information collected through Conservancy grants must be made visible, accessible, and independently understandable to general users in a timely manner, except where limited by law, regulation, policy, or security requirements. All data collected and created is a required deliverable.

E10. Long-Term Management

The Conservancy may require applicants to describe future management activities, explaining how the activities, once implemented, will be stewarded for a specified timeframe for capital assets. Properties restored, enhanced, or protected, and facilities constructed or enhanced with funds provided by the Conservancy shall be operated, used, and maintained consistent with the purposes of the grant.

E11. Land Tenure

For activities conducted on land that is not owned by the grantee, the grantee may be required to demonstrate that they have adequate site control prior to the disbursement of grant funds. At the time of application, proposals for activities that require site access may be required to describe the status of site control and provide a letter of support from the landowner(s) of the activities site(s) if the applicant is not the landowner. Once funds are awarded, grantees may be required to submit documentation showing that they have adequate site control to implement the proposed activities. For implementation activities, grantees may be required to submit documentation proving that they have adequate control to improve or restore the site, and to maintain the outputs of the activities for the required timeframe. Grantees may assign the responsibility to implement, monitor, and maintain activities and their outputs, but will still be accountable for any assigned tasks. If the grantee owns the land on which the activities are being conducted, the grantee may be required to record the grant agreement against the deed of the property. At the discretion of the Conservancy, a Notice of Unrecorded Grant Agreement may be substituted for recording the grant agreement against the deed of the property. If the grantee does not own the land on which the activities will be implemented, a landowner access agreement may be required as a condition of the grant agreement and may be required to be executed and recorded before funds are disbursed. Landowner access agreements must be signed by the grantee and the landowner(s) and must include a legal description of the land on which the activities are being conducted; the Conservancy will approve as to form. A landowner access agreement template can be found on the Conservancy's [Grant Program web page](#). Grantees that must submit

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a landowner access agreement, who opt not to use the template, must submit an alternate agreement that conforms to the terms of the template. Costs associated with the development of land tenure agreements may be included in the grant budget but cannot be reimbursed until the landowner access agreement is approved as to form by the Conservancy. The Conservancy may also require recording of a landowner access agreements before disbursing grant funds. For lands being acquired with Conservancy grant funds, the Land Acquisitions section, below, describes land tenure requirements.

E12. Land Acquisition

The Conservancy may award grant funds for land acquisition. Land acquisitions must adhere to the following requirements.

- Property must be acquired from a willing seller and in compliance with current laws governing acquisition of real property by public agencies in an amount not to exceed fair market value, as approved by the state.
- If a signed purchase and sale or option agreement is unavailable to be submitted with the application, a Willing Seller Letter is required from each landowner indicating they are a willing participant in the proposed real estate transaction. The letter should clearly identify the parcels to be purchased and state that “if grant funds are awarded, the seller is willing to enter into negotiations for sale of the property at a purchase price not to exceed fair market value.”
- Once a proposal is submitted, another property cannot be substituted for the property specified in the application. Therefore, it is imperative that the applicant demonstrate that the seller is negotiating in good faith, and that discussions have proceeded to a point of confidence.
- The Department of General Services (DGS) must review and approve all appraisals of real property. Appraisals must comply with section 5096.510 of the Public Resources Code. The Conservancy will not directly pay the Department of General Services to review and approve the required appraisal; the grantee must pay DGS directly for this expense and seek reimbursement from the Conservancy.

Land acquisitions are also subject to a specific set of additional requirements that must be met prior to and immediately after closing escrow. The Conservancy will provide a Land Acquisition Checklist to assist applicants and grantees. Note that the Conservancy will do an assessment of mineral rights based on information provided by the applicant. Based on its assessment, the Conservancy will determine whether the risk posed by exercising existing mineral rights and the related consequences for intended conservation purposes is acceptable to the Conservancy. If the

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Conservancy determines that the risk is not acceptable and the risk cannot be reduced to an acceptable level within a reasonable amount of time, then the Conservancy may rescind the grant award.

In addition to the purchase of real property, applicants may seek reimbursement for costs associated with personnel time, appraisal and appraisal review, due diligence costs, closing costs, and other costs related to the acquisition of real property. In total, other costs related to the acquisition of real property may not exceed 10 percent of the land acquisition cost that is being requested from the Conservancy. The cost of land acquisition may not be factored into the indirect cost calculation. Funding for all grant related activities will be dispersed quarterly in arrears for all costs save for the cost of land acquisition, for which funds will be transferred into escrow once all requirements of the Land Acquisition Checklist have been met. Some grant funds may allow for advanced payment of funds rather than reimbursement and payments on a monthly rather than quarterly basis. If reimbursement and quarterly payments are cost prohibitive for your organization, work with Conservancy staff to determine if advanced payments are allowable in your case.

Land acquisitions must address all requirements pertinent to implementation activities, including the development of scientific outputs and outcomes and a performance monitoring and assessment framework. The following additional information is required at the time of application:

- A table including parcel numbers, acreage, willing seller name and address, breakdown of how the funds will be budgeted, and an acquisition schedule (a template is available on the Conservancy's web page)
- Copy of the Purchase and Sale or Option Agreement, or Willing Seller Letter(s)
- Appraisal or justification of estimated Fair Market Value
- Map showing lands that will be acquired, including parcel lines and numbers

Proposals for acquisition of real property must also address:

- The intended use of the property
- The manner in which the land will be managed
- How the cost of ongoing operations, maintenance, and management will be provided, including an analysis of the maintaining entity's financial capacity to support those ongoing costs
- How payments will be provided in lieu of taxes, assessments, or charges otherwise due to local government, if applicable

E13. Budget

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Using the Budget Tables provided with the full proposal application materials, applicants must identify all expenses for which Conservancy funds are being requested. **All budget numbers must be demonstrated to be fair and reasonable, consistent across budget tables, and fully explained and justified. Related-party contracts are prohibited.** All expenses must be eligible and be organized by to the following cost categories.

- **Personnel Services:** Personnel rates may only include salary and wages, fringe benefits, and payroll taxes. Compensation for personnel services includes all compensation paid by the organization for services of employees during the Grant Funding Term. The expenditures are allowable to the extent that the total compensation for individual employees is supported and reasonable for the services rendered. Fringe benefit expenses may include holidays, vacation, sick leave, actual employer contributions or expenses for social security, employee insurance, workmen's compensation insurance, and pension plan costs. Grantees must provide timesheets with 100 percent time accounting to the Conservancy to support invoices.
- **Operating Expenses (General):** General Operating Expenses include all materials and supplies, such as field supplies, office supplies, permits and fees, travel expenses, and other general expenses required to directly implement grant activities. All costs should be allocated according to the most equitable basis practical. During invoicing, all expenses must be supported by receipts or other documentation payment has been made (not just incurred).
- **Operating Expenses (Subcontractor):** Subcontractor expenses, including equipment rentals, are allowable if work to be completed or services to be provided are directly linked to the proposed activities and are consistent with the tasks and schedule provided in the proposal. Note that subcontractor expenses may not be factored into the indirect cost calculation. Grantees must provide copies of all contracts to the Conservancy.
- **Operating Expenses (Equipment):** Equipment includes nonexpendable, tangible personal property having a useful life of more than one year and a unit price of \$5,000 or more, as well as theft-sensitive items of equipment costing less than \$5,000 (such as electronics). All equipment purchased or built by the Grantee is owned by the Grantee during the Funding Term. The Conservancy will only reimburse for a cost proportionate to the usage of the equipment for the activities being funded by the Conservancy. Equipment purchases are allowable, if specified as a requirement for the completion of the activities. However, justification for the purchase of equipment must be provided at the time of application. The Grantee is required to maintain accountability for all property purchased and to keep, and make available to the Grantor, adequate

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and appropriate records of all equipment purchased with grant funds. Grantees must keep an inventory record including the date acquired, total cost, serial number, model identification, and any other information or description necessary to identify said equipment for the duration of the Grant Funding Term. Note that equipment expenses may not be factored into the indirect cost calculation.

- **Acquisition Cost:** The acquisition cost includes only the purchase of real property or conservation easement. In total, appraisal and appraisal review, personnel time, due diligence costs, closing costs, and other costs related to the acquisition of real property or conservation easement may not exceed 10 percent of the acquisition cost that is being requested from the Conservancy. Note that the acquisition cost may not be factored into the indirect cost calculation.
- **Indirect Costs:** Indirect costs that do not have a specific direct relationship to the grant activities but are a requirement for the completion of the activities may be eligible for reimbursement. If allowed, indirect costs may only be applied as a percentage of personnel services and will be limited to the percentage set by the Conservancy, not to exceed twenty percent of personnel services. Indirect costs over twenty percent that are paid by the grantee may qualify as cost share for the grant. Indirect costs must be reasonable, allocable, applicable, and must provide benefit to the grant funded activities. Indirect costs may include expenses such as administrative support (e.g., personnel time for accounting, executive, information technology, or other staff who support the implementation of the proposed activities but are not directly billing their time to the grant) and office-related expenses (e.g., insurance, rent, utilities, printing/copying equipment, computer equipment, and janitorial expenses), and other similar expenses that are not direct expenses and are not included in the hourly rate for personnel services that are a direct expense for the grant. Indirect rates are strictly enforced for all applicants. Applicants must provide their indirect cost rate, explain the methodology for calculating it, and describe the cost pool used to calculate the indirect cost rate. Indirect costs are subject to audit and must be documented by the grantee.

Budget Tables should include costs for the tasks described in the full proposal and must demonstrate how grant management and reporting costs will be funded, either by the Conservancy grant funds or by cost share or state-leveraged funds. Applicants should review other Conservancy requirements that may be eligible for Conservancy grant funding (e.g., Delta Plan consistency, developing a landowner access agreement, etc.) and include these in their budgets where applicable.

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Applicants must also identify cost share contributions if receiving funding for the activities from a source other than the Conservancy.

E14. Cost Share and State-Leveraged Funds

Cost share is the portion of the cost for proposed grant activities borne by private, local, and/or federal funding partners (other state funds may not count toward the cost share). Cost sharing encourages collaboration and cooperation, and the Conservancy may require cost share for grant funding opportunities. Even if cost match is not required for a particular funding opportunity, applicants are encouraged to cost share to support their proposed activities. Cost share percent is calculated by dividing the total cost share from federal, local, or private sources by the total dollar amount requested from the Conservancy.

In-kind contribution is defined as all non-cash contributions to the grant activities from private, local, and/or federal funding partners, that have an assigned value; this may include volunteer time, supplies, and equipment. The Conservancy may require that in-kind contributions be matched with cash cost share at a one-to-one ratio (for example, if a grant has \$25,000 of cash cost share, the maximum qualifying in-kind contribution is \$25,000).

The Conservancy will also consider, and may provide points if scored, for the leveraging of state funds. Leveraged funds do not count toward cost share. Applicants stating that they are leveraging other state funds must include commitment letters from leverage partners when submitting the full proposal, and funds must be spent during the Grant Funding Term. The Conservancy may require that in-kind contributions from state leveraged sources be matched with cash cost share at a one-to-one ratio.

Only commitments made explicitly for the proposed activities may count as cost share, in-kind contribution, or leveraged funds. Applicants stating that they have a cost share, in-kind, or leveraged funds must include commitment letters from partners at the time the full proposal is submitted; the letters must specifically confirm the dollar amount and/or in-kind cash value committed. The Conservancy may require that Cost share, in-kind contributions, and leveraged funds be spent during the Grant Funding Term.

E15. Financial Management Systems Questionnaire and Cost Allocation Plan

A Financial Management Systems Questionnaire and Cost Allocation Plan form is required from all applicants at the time of full proposal (a template will be available through the Conservancy's website). The information provided will be used to assess the applicant's financial capacity for managing the proposed grant.

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The Cost Allocation Plan should be tailored to fit the specific policies of the applicant. The plan requires information about how the applicant allocates costs to ensure an equitable distribution of costs to programs. Recipients must have a system in place to equitably charge costs.

E16. Demonstration of Local Support

Applicants are expected to demonstrate local support by describing in their proposals both public and institutional support for the activities, including how the community and stakeholders are engaged in the activities. Letters of support may also be included. It is the applicant's responsibility to contact, seek support from, and coordinate with applicable state agencies, cities, counties, local districts, other public and private stakeholders, and surrounding landowners. If an applicant has a specific resolution of support from the affected city, county, or local district, it should be included with the full proposal to facilitate the overall assessment process. A resolution of support from the Board of Supervisors from the county in which the activities are proposed to be conducted may be required as part of the full proposal.

E17. Local Notifications

The Conservancy will notify local government agencies – such as counties, cities, and local districts – and tribal organizations about eligible grant activities in their area being considered for funding. The Conservancy will also notify the applicable public water agency, levee, flood control, or drainage agency (when appropriate). The individual Conservancy Board members representing each of the five Delta counties will also be notified and may wish to communicate with the affected entities. For land acquisitions, the Conservancy will coordinate and consult with the Delta Protection Commission and the city or county in which a grant is proposed to be implemented or an interest in real property is proposed to be acquired. The Conservancy will work with the grantee to make all reasonable efforts to address concerns raised by local government entities.

E18. Consultation and Cooperation with State and Local Agencies

It is the responsibility of grantees to coordinate and cooperate with the appropriate state and local agencies with interests in the Sacramento-San Joaquin Delta. State Departments may include but are not limited to the Central Valley Flood Protection Board, the Delta Stewardship

Council, the California Natural Resources Agency's EcoRestore program, the California Department of Fish and Wildlife, and the Delta Protection Commission (grantees are encouraged to utilize their Good Neighbor Checklist as relevant). It also may include applicable Native American tribal governments.

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If activities are proposed to be funded by multiple agencies or entities, the Conservancy strongly encourages applicants to contact the applicable agencies or departments prior to applying for funding to discuss options for funding activities. It is the responsibility of the applicant to ensure that proposals submitted to each potential funder describe the specific work that will be funded by all applicable entities. The proposed scope of each proposal must be distinct and without overlap. Applicants must describe the overall project and how the proposals relate.

E19. Disadvantaged and Severely Disadvantaged Communities

Many communities in the Legal Delta and Suisun Marsh are considered disadvantaged communities (DAC) or severely disadvantaged communities (SDAC). A DAC is a community with a median household income less than 80 percent of the statewide average (based on the U.S. Census). Applicants must identify any disadvantaged communities that overlap with the footprint of the proposed activities or would be served by the proposed activities. Mapping resources available for the purpose of identifying SDACs and DACs by census tract and/or block group are available on the Parks for All Californians website (<http://www.parksforcalifornia.org/communities>) and the Disadvantaged Communities Mapping Tool (<https://gis.water.ca.gov/app/dacs/>). The Conservancy may consider other means of identifying SDACs and DACs as well.

E20. Coordination with Tribes, Communities of Color, and other Underrepresented Groups

Applicants are strongly recommended to engage in early, meaningful, and often coordination with Native American tribes and tribal communities, communities of color and other underrepresented groups. If the proposal is citing benefit to one or more community, the applicant must demonstrate how they are working with that community to ensure community support.

F. Requirements if Funded

F1. Grant Provisions

For each awarded grant, the Conservancy will develop an individual grant agreement with detailed provisions and requirements specific to approved activities.

- Grant awards are conditional upon funds being available from the state (see Loss of Funding section, below).
- For implementation activities, funds for construction or physical implementation will not be disbursed until all required environmental compliance and permitting documents have been received by the Conservancy, including certification of consistency with the Delta Plan.

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- As part of the grant agreement, the grantee is required to certify that it is the grantee's responsibility to comply with all federal, state, and local laws that apply to the activities.
- Grant funds will not be paid if any of the following conditions occur:
 - The grantee has been non-responsive or does not meet the conditions outlined in the grant agreement.
 - The activities have received alternative funding from other sources that duplicates the portion of work or costs funded by a Conservancy grant.
 - The activities have changed and is no longer eligible for funding.
 - Work was conducted outside of the grant funding term.
 - The applicant requests to end the grant.

F2. Reporting

All grantees must to provide regular progress reports and a final report. The final report must be approved by Conservancy staff prior to the release of the final disbursement of grant funds.

Specific reporting requirements will be included in the grant agreement.

F3. Amendments

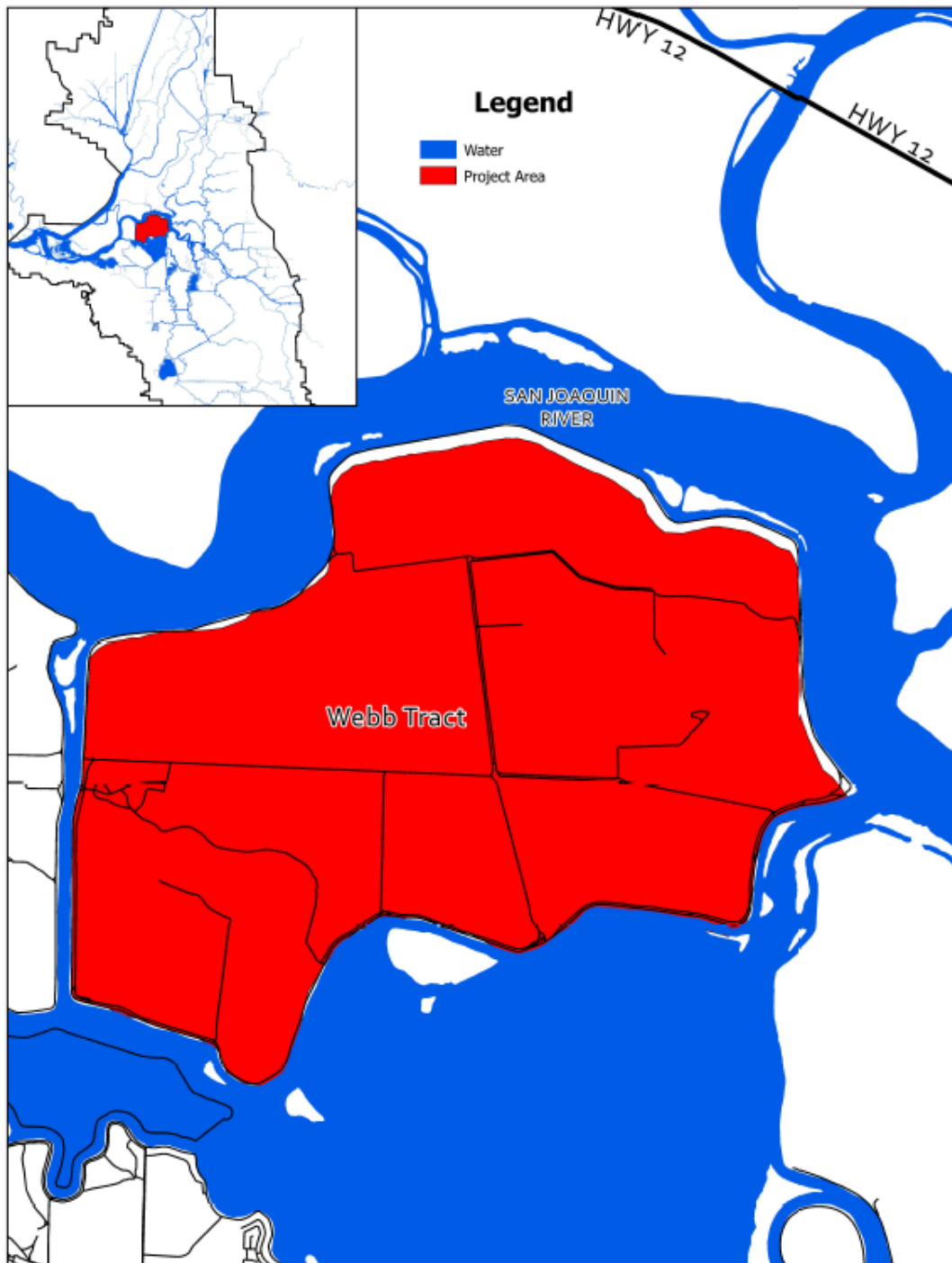
Applicants should very carefully consider the Scope of Work and budget for the proposed activities as amendments to grant agreements will generally only be considered by the Conservancy for unavoidable circumstances where no other feasible solution exists. If an unanticipated situation arises which jeopardizes the approved activities, it is imperative that the grantee contact the Conservancy Grant Manager as soon as possible to discuss options.

F4. Signage and Recognition

Grantees shall inform the public of activities received funds through the Sacramento-San Joaquin Delta Conservancy. Grantees shall recognize the Conservancy on signs, websites, press or promotional materials, advertisements, publications, digital content, or exhibits that they prepare or approve and that reference grant-funded activities. For implementation activities, grantees shall post signs at activity sites acknowledging the source of the funds. Size, location, number of signs, and draft design shall be approved by the Conservancy. Whenever possible, Grantees shall notify the Conservancy at least ten working days prior to any public event or media feature publicizing the accomplishments and/or results of the activities and provide the opportunity for attendance and participation by Conservancy representatives.

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EXHIBIT B

EXHIBIT B
PROJECT MAP



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EXHIBIT C

EXHIBIT C
NOTICE OF UNRECORDED GRANT AGREEMENT

State of California)
Sacramento-San Joaquin Delta Conservancy)
Campbell Ingram)
1450 Halyard Drive, Suite 6)
West Sacramento, CA 95691)

Space above this line for Recorder's use

**NOTICE OF UNRECORDED GRANT AGREEMENT
AFFECTING [TO BE DETERMINED APN]**

This Notice of Unrecorded Grant Agreement (Notice), dated as of **TBD**, is recorded to provide notice of an agreement between the State of California, by and through the Sacramento-San Joaquin Delta Conservancy ("State") and The Metropolitan Water District of Southern California ("Grantee")

RECITALS

- A. On or about Date TBD, State and Grantee entered into a Grant Agreement, Grant No. TBD pursuant to which the State granted to Grantee certain funds for the **implementation of a project**, more particularly described in attached Exhibit A (Location Description) and incorporated by reference the Project.
- B. Under the terms of the Agreement, the State reserved certain rights with respect to the Project.
- C. Grantee desires to execute this Notice to provide constructive notice to all third parties of certain State reserved rights under the Agreement.

NOTICE

- 1. The Property (including any portion of it or any interest in it) must be used to restore the natural resources and enhance habitat; preserve Delta agriculture and working landscapes; increase climate change resiliency; increase resilience of the Delta to natural disasters; protect and improve water quality as specified in the Agreement.
- 2. **Under the Grant Agreement, the Property** shall be maintained and operated under this program for a period of at least 15 years from completion of construction.
- 3. Under the Grant Agreement, the Property, including any portion of it or any interest in it, may not be sold or transferred without the written approval of the State of California, acting through the Sacramento-San Joaquin Delta Conservancy, or its successor, provided that such approval shall not be unreasonably withheld as long as the purposes for which the Agreement was awarded are maintained.

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Agreement Number: «Grant_Number»

4. Under the Grant Agreement, the Property, including any portion of it or any interest in it, may not be used as security for any debt or for mitigation without the written approval of the State of California, acting through the Sacramento-San Joaquin Delta Conservancy, or its successor, provided that such approval shall not be unreasonably withheld as long as the purposes for which the Agreement was awarded are maintained.
5. Additional terms and conditions are set forth in the Agreement, reference should be made to the Grant Agreement, which is on file with the Sacramento-San Joaquin Delta Conservancy and herein incorporated by reference, 1450 Halyard Drive, Suite 6, West Sacramento, CA 95691. Inquiries may be directed to contact@deltaconservancy.ca.gov. More information is available at the following website: <http://deltaconservancy.ca.gov/>.

X

Grantee
Title

X

Campbell Ingram
Executive Officer, SSJDC

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EXHIBIT A

LEGAL DESCRIPTION

All that certain real property situates in the County of Contra Costa, State of California, described as follows: Webb Tract is an island located in the Sacramento-San Joaquin Delta region in Contra Costa County. The island is bounded by the San Joaquin River to the north and the east. It is bounded by Fisherman's Cut on the west and by Old River to the south.

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EXHIBIT DEXHIBIT

EXHIBIT D
MONITORING AND MANAGEMENT PLAN

This Exhibit is not relevant to Phase 1 of this Grant Agreement.

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EXHIBIT E
GRANTOR RESPONSIBLE AGENCY FINDINGS BOARD RESOLUTION

This Exhibit is not relevant to Phase 1 of the Grant Agreement.

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EXHIBIT F
DELTA PLAN COVERED ACTIONS CHECKLIST

<h2>Covered Actions Checklist</h2>
<p>This checklist is a discretionary tool for state and local agencies to use in determining whether a plan, program, or project is a "Covered Action" (Delta Plan Chapter 2), as defined in the Delta Reform Act (Water Code section 85057.5(a)).</p> <p>Note: the responsibility for making this determination rests with the certifying agencies, subject to judicial review.</p>
<p>Covered Action Title:</p>
<p>STEP 1: Determine if the plan, program, or project is exempt from the definition of a "covered action".</p>
<p>THE PLAN, PROGRAM OR PROJECT:</p>
<p>1. Is the plan, project, or program exempt from the definition of a covered action?</p>
<p>For specific details on what is statutorily exempt from regulation as a "covered action" refer to:</p>
<p>(Water Code section 85057.5 (b.)), included in (Appendix F of the Delta Plan) and (Chapter 2 of the Delta Plan)</p>
<p><input type="checkbox"/> Yes <input type="checkbox"/> No</p>
<p>If "YES", the plan, program, or project is exempt from the Council's regulatory authority – NO FURTHER STEPS REQUIRED.</p> <p>If "NO", the plan, program or project is not exempt from the definition of a covered action – PROCEED TO STEP 2.</p>
<p>STEP 2: Determine if the plan, program, or project meets all four "Screening Criteria" listed below.</p>
<p>THE PLAN, PROGRAM OR PROJECT:</p>
<p>1. Is this a plan, program, or project as defined pursuant to Public Resources Code section 21065;</p>
<p>This criteria would be met if the plan, program, or project meets the definition of a project under the California Environmental Quality Act (CEQA) Public Resources Code section 21065 that defines the term "project" for purposes of potential CEQA review.</p>
<p><input type="checkbox"/> Yes <input type="checkbox"/> No</p>

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EXHIBIT G
GRANTEE'S RELEASE

[DO NOT MODIFY without pre-approval from admin]

Submission of Final Invoice

Pursuant to **Grant Agreement number NBS01** entered into between the Grantor and the Grantee (identified below) the Grantee does acknowledge that final payment has been requested **via invoice number(s) _____ in the amount(s) of \$ _____ and dated _____**. If necessary, enter "See Attached" in the appropriate blocks and attach a list of invoice numbers dollar amounts and invoice dates.

Release of all Obligations

By signing this form, and upon receipt of the amount specified in the invoice number(s) referenced above, the Grantee does hereby release and discharge the Conservancy, its officers, agents and employees of and from any and all liabilities, obligations, claims, and demands whatsoever arising from the above referenced Agreement.

Repayments Due to Audit Exceptions / Record Retention

By signing this form, the Grantee acknowledges that expenses authorized for reimbursement does not guarantee final allowance of said expenses. The Grantee agrees that the amount of any sustained audit exceptions resulting from any subsequent audit made after final payment will be refunded to the Conservancy.

All expense and accounting records related to the above referenced Agreement must be maintained for audit purposes for no less than three (3) years beyond the date of final payment unless a longer term is stated in said Agreement.

State Equipment/Property (*Applies only if equipment was purchased with or reimbursed by Agreement funds*)

Title or ownership to all equipment purchased with grant funds with a fair market value of \$5,000 or more per item at the Fund End Date of this Grant Agreement, or the equipment is theft-sensitive, may be retained by the Grantee or Grantor upon end of the Funding Term; final disposition will be determined and approved by the Grantor. The Grantee agrees to promptly initiate arrangements to account for and return said equipment if required by Grantor as defined in the above referenced Agreement.

Patents / Other Issues

By signing this form, the Grantee further agrees, in connection with patent matters and with any claims that are not specifically released as set forth above, that it will comply with all of the provisions contained in the above referenced Agreement, including, but not limited to, those provisions relating to notification to the State and related to the defense or prosecution of litigation.

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SIGN AND DATE THIS DOCUMENT ONLY WHEN ATTACHING TO FINAL INVOICE

Grantee's Legal Name (as on Agreement):			
Grantee Authorized Signature:		Date:	
Printed Name/Title of Person Signing:			

DRAFT

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EXHIBIT H

GRANTEE CERTIFICATION CLAUSES

***[DO NOT MODIFY without pre-approval from admin]
[Remove for Agreements with State agencies]***

CERTIFICATION

I, the official named below, CERTIFY UNDER PENALTY OF PERJURY that I am duly authorized to legally bind the prospective Grantee to the clause(s) listed below. This certification is made under the laws of the State of California.

Grantee Name (Printed):		Federal ID Number:	
By (Authorized Signature):			
Printed Name and Title of Person Signing:			
Date Executed:		Executed in the County of:	

GRANTEE CERTIFICATION CLAUSES

1. STATEMENT OF COMPLIANCE

Grantee has, unless exempted, complied with the nondiscrimination program requirements (Gov. Code, § 12990 (a-f); CCR, tit. 2, § 11102). (Not applicable to public entities.)

2. DRUG-FREE WORKPLACE REQUIREMENTS

Grantee will comply with the requirements of the Drug-Free Workplace Act of 1990 and will provide a drug-free workplace by taking the following actions.

- A.** Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.
- B.** Establish a Drug-Free Awareness Program to inform employees about:
 - i. The dangers of drug abuse in the workplace.
 - ii. The person's or organization's policy of maintaining a drug-free workplace.
 - iii. Any available counseling, rehabilitation and employee assistance programs.
 - iv. Penalties that may be imposed upon employees for drug abuse violations.
- C.** Provide that every employee who works on the proposed Agreement will:
 - i. Receive a copy of the company's drug-free workplace policy statement.
 - ii. Agree to abide by the terms of the company's statement as a condition of employment on the Agreement.

Failure to comply with these requirements may result in suspension of payments under the Agreement or termination of the Agreement or both and Grantee may be ineligible for award of

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any future State Agreements if the department determines that any of the following has occurred: the Grantee has made false certification, or violated the certification by failing to carry out the requirements as noted above (Gov. Code, § 8350 et seq.).

3. NATIONAL LABOR RELATIONS BOARD CERTIFICATION

Grantee certifies that no more than one (1) final unappealable finding of contempt of court by a federal court has been issued against Grantee within the immediately preceding two (2)-year period because of Grantee's failure to comply with an order of a Federal court, which orders Grantee to comply with an order of the National Labor Relations Board (Pub. Contract Code, § 10296). (Not applicable to public entities.)

4. EXPATRIATE CORPORATIONS

Grantee hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of Public Contract Code sections 10286 and 10286.1 and is eligible to contract with the State of California.

5. SWEATFREE CODE OF CONDUCT

A. All Grantees contracting for the procurement or laundering of apparel, garments or corresponding accessories, or the procurement of equipment, materials, or supplies, other than procurement related to a public works contract, declare under penalty of perjury that no apparel, garments or corresponding accessories, equipment, materials, or supplies furnished to the state pursuant to the contract have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. The Grantee further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov, and Public Contract Code section 6108.

B. The Grantee agrees to cooperate fully in providing reasonable access to the Grantee's records, documents, agents or employees, or premises if reasonably required by authorized officials of the contracting agency, the Department of Industrial Relations, or the Department of Justice to determine the Grantee's compliance with the requirements under paragraph (A).

6. DOMESTIC PARTNERS

For contracts of \$100,000 or more, Grantee certifies that Grantee is in compliance with Public Contract Code section 10295.3.

7. GENDER IDENTITY

For contracts of \$100,000 or more, Grantee certifies that Grantee is in compliance with Public Contract Code section 10295.35.

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DOING BUSINESS WITH THE STATE OF CALIFORNIA

The following laws apply to persons or entities doing business with the State of California.

1. CONFLICT OF INTEREST

Grantee needs to be aware of the following provisions regarding current or former state employees. If Grantee has any questions on the status of any person rendering services or involved with the Agreement, the awarding agency must be contacted immediately for clarification.

A. Current State Employees (Pub. Contract Code, § 10410):

- i. No officer or employee shall engage in any employment, activity or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any state agency, unless the employment, activity or enterprise is required as a condition of regular state employment.
- ii. No officer or employee shall contract on his or her own behalf as an independent contractor with any state agency to provide goods or services.

B. Former State Employees (Pub. Contract Code, § 10411):

- i. For the two (2)-year period from the date he or she left state employment, no former state officer or employee may enter into a contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements or any part of the decision-making process relevant to the contract while employed in any capacity by any state agency.
- ii. For the 12-month period from the date he or she left state employment, no former state officer or employee may enter into a contract with any state agency if he or she was employed by that state agency in a policy-making position in the same general subject area as the proposed contract within the 12-month period prior to his or her leaving state service.

If Grantee violates any provisions of above paragraphs, such action by Grantee shall render this Agreement void (Pub. Contract Code, § 10420).

Members of boards and commissions are exempt from this section if they do not receive payment other than payment of each meeting of the board or commission, payment for preparatory time and payment for per diem (Pub. Contract Code, § 10430 (e)).

2. LABOR CODE/WORKERS' COMPENSATION

Grantee needs to be aware of the provisions which require every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions, and Grantee affirms to comply with such provisions before commencing the performance of the work of this Agreement (CLC, § 3700).

3. AMERICANS WITH DISABILITIES ACT

Grantee assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA (42 U.S.C. § 12101 et seq.).

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4. CONTRACTOR NAME CHANGE

An Amendment is required to change the Grantee's name as listed on this Agreement. Upon receipt of legal documentation of the name change the State will process the Amendment. Payment of invoices presented with a new name cannot be paid prior to approval of said Amendment.

5. CORPORATE QUALIFICATIONS TO DO BUSINESS IN CALIFORNIA

- A.** When Agreements are to be performed in the state by corporations, the contracting agencies will be verifying that the contractor is currently qualified to do business in California in order to ensure that all obligations due to the state are fulfilled.
- B.** "Doing business" is defined in Revenue and Taxation Code section 23101 as actively engaging in any transaction for the purpose of financial or pecuniary gain or profit. Although there are some statutory exceptions to taxation, rarely will a corporate contractor performing within the state not be subject to the franchise tax.
- C.** Both domestic and foreign corporations (those incorporated outside of California) must be in good standing in order to be qualified to do business in California. Agencies will determine whether a corporation is in good standing by calling the Office of the Secretary of State.

6. RESOLUTION

A county, city, district, or other local public body must provide the State with a copy of a resolution, order, motion, or ordinance of the local governing body which by law has authority to enter into an Agreement, authorizing execution of the Agreement.

7. AIR OR WATER POLLUTION VIOLATION

Under the State laws, the Grantee shall not be: (1) in violation of any order or resolution not subject to review promulgated by the State Air Resources Board or an air pollution control district; (2) subject to cease and desist order not subject to review issued pursuant to section 13301 of the California Water Code for violation of waste discharge requirements or discharge prohibitions; or (3) finally determined to be in violation of provisions of federal law relating to air or water pollution.

8. PAYEE DATA RECORD FORM STD 204

This form must be completed by all Grantees that are not another state agency or other governmental entity.

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EXHIBIT I

EXECUTIVE ORDER N-6-22 – RUSSIA SANCTIONS

[DO NOT MODIFY without pre-approval from admin]

On March 4, 2022, Governor Gavin Newsom issued Executive Order N-6-22 (the EO) regarding Economic Sanctions against Russia and Russian entities and individuals. “Economic Sanctions” refers to sanctions imposed by the U.S. government in response to Russia’s actions in Ukraine, as well as any sanctions imposed under state law. The EO directs state agencies to terminate contracts with, and to refrain from entering any new contracts with, individuals or entities that are determined to be a target of Economic Sanctions. Accordingly, should the State determine Grantee is a target of Economic Sanctions or is conducting prohibited transactions with sanctioned individuals or entities, that shall be grounds for termination of this agreement. The State shall provide Grantee advance written notice of such termination, allowing Grantee at least 30 calendar days to provide a written response. Termination shall be at the sole discretion of the State.



Allocation of Funds for Webb Tract Multi-Benefit Landscape Project

	Current Board Action (Oct. 2023)
Labor	
Studies & Investigations	-
Final Design	-
Owner Costs (Program mgmt., envir. monitoring)	3,176,000
Submittals Review & Record Drwgs.	-
Construction Inspection & Support	-
Metropolitan Force Construction	-
Materials & Supplies	-
Incidental Expenses	200,000
Professional/Technical Services	-
GEI Consultants, Inc.	1,500,000
Environmental Science Associates	980,000
Right-of-Way	-
Equipment Use	233,000
Contracts	-
Remaining Budget	646,000
Total	\$ 6,735,000

This is the initial Board action for the Webb Tract Multi-Benefit Landscape Opportunity Project (Project). The total estimated cost to complete the Project, including funds allocated for the work described in this action, and future construction costs, is anticipated to range from \$21 million to \$25 million.

**The Metropolitan Water District of Southern California
Subconsultants for Agreement with Environmental Science Associates**

Subconsultant and Location
Terry A. Hayes Associates Inc. Culver City, California
Duke Cultural Resources Management LLC (Duke CRM) Irvine, California
LG2WB Engineers Inc. (dba Linscott, Law & Greenspan, Engineers) Irvine, California
Blackhawk Environmental Inc. San Diego, California

**The Metropolitan Water District of Southern California
Subconsultants for Agreement with GEI Consultants Inc.**

Subconsultant and Location
CBEC Inc. West Sacramento, California



Engineering, Operations, & Technology Committee

Amend FY 2022/2024 CIP to Include the Webb Tract Multi- Benefit, Mosaic Landscape Project

Item 7-1

October 9, 2023

Webb Tract CIP Amendment

Current Action

- Amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and authorize professional service agreements with:
 - (1) GEI Consultants Inc. in an amount not to exceed \$1.5 million
 - (2) Environmental Science Associates in an amount not to exceed \$980,000

Webb Tract Location Map



Delta Islands Publicly Owned



Webb Tract Project Goals

- Stop and/or reverse subsidence
- Reduce greenhouse gas emissions and generate carbon offsets
 - Metropolitan's Climate Action Plan
 - Income from carbon credits
- Generate increased revenue from rice, etc.
- Investigate sustainable farming and water management
- Augment the Delta pelagic food web

Webb Tract Grant Background

Delta Conservancy Awarded \$20.9 M Grant – May 2023

- Three-year grant funding period
 - Construct up to 3,500 acres wetlands
 - Construct up to 1,500 acres rice
- Two-phased award
 - Phase 1 (Planning): Design, environmental documentation, permit acquisition
 - Phase 2 (Implementation): Construction, scientific monitoring

Webb Tract Grant Agreement

Key Terms

- Operate project for 15 years, post-construction, or Metropolitan must pay back funds plus interest
- Can be used to create revenue-generating activities, if the project purpose is maintained
- Metropolitan may sell the property without the 15-year requirement, but must pay back the funds with interest

Diverse Support



New Agreement Design

GEI Consultants Inc. – New Agreement

- Pre-qualified under Request for Qualifications (RFQ) No. 1291
- Scope of Work
 - Prepare detailed design of the wetlands
 - Develop a vegetation plan
 - Provide technical support
- NTE amount: \$1.5 million
- SBE participation level: 25%

New Agreement Environmental Planning

Environmental Science Associates – New Agreement

- Pre-qualified under Request for Qualifications (RFQ) No. 1265
- Scope of Work
 - Perform technical studies
 - Prepare environmental documentation
 - Prepare permit applications
- NTE amount: \$980,000
- SBE participation level: 25%

Project Funding

- Total project – \$25 million
 - Grant – \$20.9 million
 - Metropolitan share – \$4.1 million
- Phase 1 – \$6.7 million (Design, CEQA, permitting, monitoring equipment)
 - Grant – \$3.2 million
 - Metropolitan share – \$3.5 million
- Phase 2 – \$18.3 million (Construction, monitoring)
 - Grant – \$17.7 million
 - Metropolitan share – \$540,000

Allocation of Funds

Webb Tract Multi-Benefit, Mosaic Landscape Project (Phase 1)

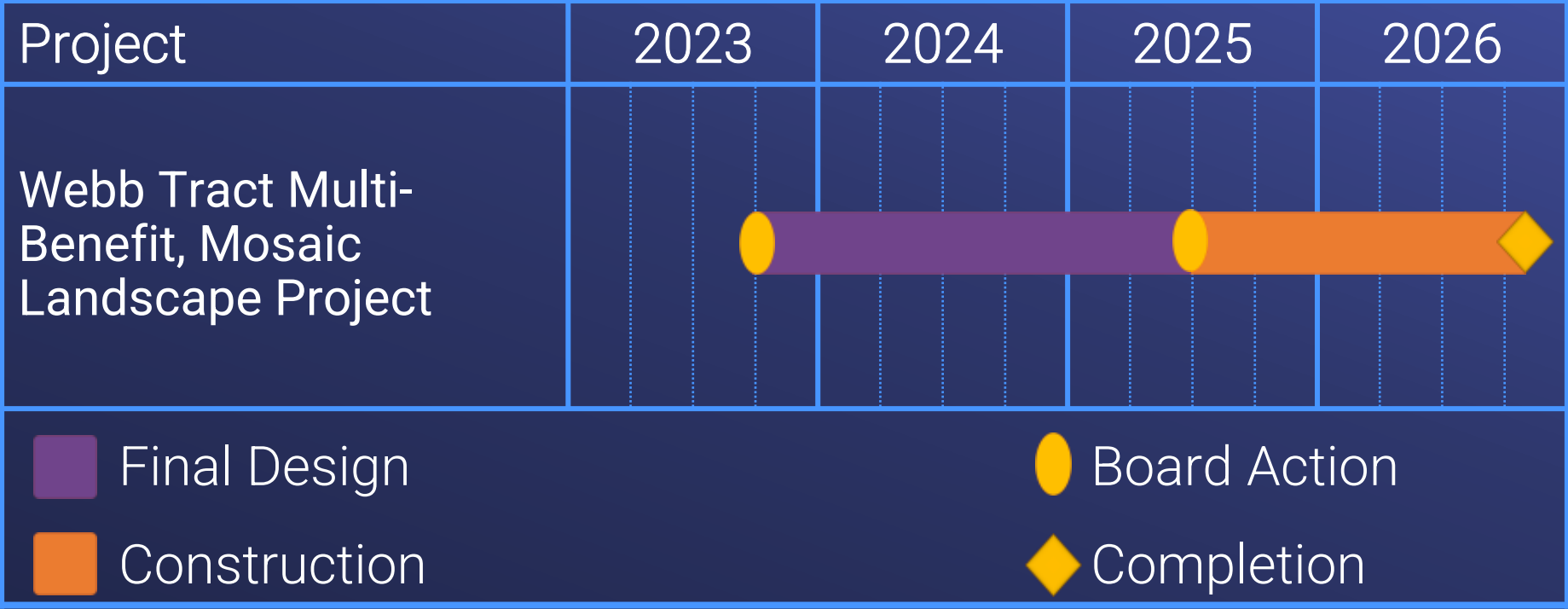
Metropolitan Labor	
Owner Costs (Proj. Mgmt., Contract Admin., Envir. Support)	\$3,176,000
Materials & Incidentals	200,000
Professional/Technical Services	
GEI Consultants (Design)	1,500,000
Environmental Science Associates (CEQA, Permitting)	980,000
Equipment	233,000
Remaining Budget	646,000
<hr/>	
Total	\$6,735,000

Total project cost = approximately \$25 million

Metropolitan's estimated total cost-share of project = \$4.1 million

Grant funding = \$20.9 million

Project Schedule



Board Options

- Option #1

Amend the Capital Investment Plan for fiscal years 2022/23 and 2023/24 to include development of a multi-benefit landscape project on Webb Tract and authorize professional service agreements with: (1) GEI Consultants Inc. in an amount not to exceed \$1.5 million; and (2) Environmental Science Associates in an amount not to exceed \$980,000.

- Option #2

Do not amend the Capital Investment Plan to add a multi-benefit, mosaic landscape project on Webb Tract, and do not proceed with the project at this time.

Staff Recommendation

- Option #1





● **Board of Directors**
Engineering, Operations, and Technology Committee

10/10/2023 Board Meeting

7-2

Subject

Authorize an agreement with Black & Veatch Corporation in an amount not to exceed \$750,000 for design of new access platforms to facilitate maintenance activities on the main pumps at the five Colorado River Aqueduct pumping plants; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA

Executive Summary

On a regular and as-needed basis, Metropolitan staff performs routine and corrective maintenance on all 45 main pumps at the five pumping plants on the Colorado River Aqueduct (CRA). To conduct this work, staff currently erects temporary working platforms and ladders that extend approximately 20 feet above the pump room floor to gain access to a portion of the main pumps. This practice of erecting and breaking down these platforms is labor intensive as it requires an entire day to set up the temporary systems prior to performing any maintenance activities. A second day of staff time is required to disassemble the platforms once the maintenance work is completed. This action authorizes an agreement with Black & Veatch Corporation (Black & Veatch) to provide design services for new access platforms and related improvements that will facilitate efficient maintenance activities at all five pumping plants while enhancing a safe work environment for staff when these platforms are in use.

Details

Background

The CRA is a 242-mile-long conveyance system that transports water from the Colorado River to Lake Mathews. It consists of five pumping plants, 124 miles of tunnels, 63 miles of canals, and 55 miles of conduits, siphons, and reservoirs. The aqueduct was constructed in the late 1930s and was placed into service in 1941.

Each of the five CRA pumping plants has a multi-level pumphouse building that contains nine main pump units. To perform routine maintenance including inspecting for oil leaks and checking the condition of the electrical cables, and cooling water and lubrication lines, staff can access the pumps from two openings on the pump bay floor levels. One opening is located on the main motor room floor and is readily accessible. Staff gains access to the second pump opening via a hatch, which is located 20 feet above the lower-level pump room floor.

Access to the second opening requires staff to assemble a temporary platform. When performing maintenance, staff erects a temporary working platform with steel members and wood deck boards underneath these hatches. At four plants, the platform steel members with wooden deck boards are clamped onto the pump bay crane rails. At the other plant, the temporary working platform is secured to the ceiling by straps with lateral ties to restrict lateral movement. Temporary ladders are used to gain access to these working platforms. In addition, temporary guard rails are installed to provide fall protection and comply with safety standards. Currently, each plant has a platform assembly, which requires staff to disassemble and reassemble from unit to unit when performing routine maintenance. This is a labor-intensive process that requires between 8 to 12 hours to erect, and a similar amount of time to disassemble. Metropolitan staff performs maintenance on these pumps monthly and as required to perform repairs.

To facilitate safe and efficient maintenance, staff recommends providing new platform systems at each plant as well as making other access improvements including fixed ladders, elevated walkways, and guardrails along the

pump bay walls. The new platforms and ladders will be lightweight, portable, and easy to assemble and disassemble. The new platforms, safety ladders, elevated walkways, and guardrails will provide staff with the ability to perform maintenance activities efficiently and enhance safety.

Budget Impact

In accordance with the April 2022 action on the biennial budget for fiscal years 2022/23 and 2023/24, the General Manager will authorize staff to proceed with the actions described herein, pending board authorization of the agreements described below. Based on the current Capital Investment Plan (CIP) expenditure forecast, funds for the work to be performed pursuant to this action during the current biennium are available within the Capital Investment Plan Appropriation for Fiscal Years 2022/23 and 2023/24 (Appropriation No. 15525). This project anticipates an expenditure of \$1.22 million in capital funds. Approximately \$500,000 will be incurred in the current biennium and has been previously authorized. The remaining funds for this action will be accounted for in the next biennial budget. This project has been reviewed in accordance with Metropolitan's CIP prioritization criteria and was approved by Metropolitan's CIP Evaluation Team to be included in the CRA Reliability Program.

CRA Pumping Plants Main Pump Access Improvements – Design

Planned improvements under this project include the design and fabrication of scaffolding systems for work platforms, ladders, and their associated support structures at all five CRA pumping plants. The final number of work platforms will be confirmed during design and will be based on factors such as maintenance needs, individual site configurations, storage availability, and risk assessments. Due to the unique nature of each pump plant and individual pump bay, it is anticipated that custom designs will be required for each location. In general, the platforms will be approximately 10 feet wide by 10 feet long with a 4-foot-wide opening to accommodate the pump shaft and will include safety guardrails, kick plates, and a ladder system. The platform-based access systems will be designed to meet all current safety requirements for this type of workspace. Planned design activities include the development of design criteria, preparation of conceptual drawings and reports, including structural calculations, development of three-dimensional models for the proposed platform systems, preparation of procurement package for the complete platform systems, and final design drawings and specifications for installation. These activities will be performed by Black & Veatch as discussed below. Metropolitan staff will perform overall project management and consultant oversight.

A total of \$1,220,000 is required for this work. Allocated funds include \$750,000 for design activities (\$350,000 for preliminary investigations of all 45 pump bays, evaluation of design alternatives and criteria, and development of three-dimensional models, and \$400,000 for final design activities) by Black & Veatch, under a new agreement, as described below, and \$75,000 for value engineering and constructability review workshops. The workshops will be performed by a specialty firm under an agreement planned to be executed under the General Manager's Administrative Code authority to award contracts of \$250,000 or less. Allocated funds for Metropolitan staff activities include \$230,000 for technical oversight and review of consultant's work; \$105,000 for environmental support, project management, and project controls; and \$60,000 for remaining budget. **Attachment 1** provides the allocation of the required funds.

As described above, design will be performed by Black & Veatch and Metropolitan staff. Engineering Services' performance metric target range for final design with construction more than \$3 million is 9 to 12 percent. For this project, the performance metric goal for final design is 9.5 percent of the total construction cost. The estimated cost of final design is \$475,000, which includes \$400,000 for Black and Veatch and \$75,000 for Metropolitan staff. The estimated cost of construction for the new platforms and other access improvements at the CRA pumping plants is anticipated to range from \$5 million to \$7 million.

Design Services (Black & Veatch Corporation) – New Agreement

Black & Veatch is recommended to perform design services for the main pump access improvements. Black & Veatch was selected through a competitive process via Request for Proposal No. 1341. Black & Veatch was selected for these services based on the firm's experience and expertise in designing structures and platforms.

The planned activities for Black & Veatch include: (1) detailed field investigations of the 45 pump bays; (2) evaluation of design alternatives; (3) development of design criteria; (4) preparation of conceptual design report, including three-dimensional models of the proposed platform systems; (5) preparation of procurement

package for new platform systems; (6) final design drawings and specifications for installation; (7) development of construction cost estimates; and (8) design support during advertisement.

This action authorizes an agreement with Black & Veatch for a not-to-exceed amount of \$750,000 to provide design services for the CRA Pumping Plants Main Pump Access Platform Improvement project. For this agreement, Metropolitan has established a Small Business Enterprise participation level of 25 percent. Black & Veatch has agreed to meet this level of participation. See **Attachment 2** for a listing of the subconsultants.

Alternatives Considered

During the planning process for this project, staff considered designing 45 individual platform units, one for each pump bay across all five CRA pumping plants. After assessing the maintenance needs, storage availability within the individual pump bays, and overall costs, staff determined that the number of platforms could be reduced. The selected alternative provides an effective, efficient, and safe way to perform maintenance activities within the limited space configuration of the individual pump bays.

In addition, the availability and capability of in-house Metropolitan staff was considered to complete the design activities for this work. Metropolitan's staffing strategy for utilizing consultants and in-house Metropolitan staff has been: (1) to assess current work assignments for in-house staff to determine the potential availability of staff to conduct this work; and (2) for long-term rehabilitation projects, when resource needs exceed available in-house staffing or require specialized technical expertise.

After assessing the current workload for in-house staff and the relative priority of this project, staff recommends the use of a professional services agreement to complete the subject project. This approach will allow for the completion of not only this project, but also other budgeted capital projects within their current schedules and ensure that the work is conducted in the most efficient manner possible.

Summary

This action authorizes an agreement with Black & Veatch in an amount not to exceed \$750,000 to provide design services for the CRA Pumping Plants Main Pump Access Improvements. See **Attachment 1** for the Allocation of Funds, **Attachment 2** for the List of Subconsultants, and **Attachment 3** for the Location Map.

Project Milestone

December 2024 – Completion of design

Policy

Metropolitan Water District Administrative Code Section 5108: Appropriations

Metropolitan Water District Administrative Code Section 8121: General Authority of the General Manager to Enter Contracts

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

By Minute Item 52778, dated April 12, 2022, the Board appropriated a total of \$600 million for projects identified in the Capital Investment Plan for Fiscal Years 2022/2023 and 2023/2024.

California Environmental Quality Act (CEQA)

CEQA determination for Option #1:

The proposed action is not subject to CEQA because the overall activities involve data collection, research, resource evaluation, and feasibility and planning studies for possible future actions that do not require the preparation of an Environmental Impact Report or Negative Declaration, and which do not result in serious or major disturbance to an environmental resource. Accordingly, the proposed action qualifies under Class 6 (Section 15306) and Section 15262 of the State CEQA Guidelines.

CEQA determination for Option #2:

None required

Board Options

Option #1

Authorize an agreement with Black & Veatch in an amount not to exceed \$750,000 for design services for access platform improvements to facilitate maintenance activities on the main pumps at the five CRA pumping plants.

Fiscal Impact: Expenditure of \$1,220,000 in capital funds. Approximately \$500,000 in capital funds will be incurred in the current biennium and have been previously authorized. The remaining capital expenditures will be funded from future CIP budgets following board approval of those budgets.

Business Analysis: This option will enhance safety and facilitate reliable access for maintenance activities at all five CRA pumping plants.

Option #2

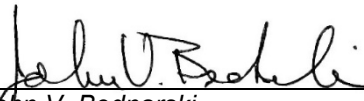

Do not proceed with the project at this time.

Fiscal Impact: None

Business Analysis: Under this option, staff will continue to utilize existing temporary maintenance platforms and forgo an opportunity to improve worker safety.

Staff Recommendation

Option #1

 _____ John V. Bednarski Manager/Chief Engineer Engineering Services	9/21/2023 _____ Date
 _____ Adel Hagekhalil General Manager	9/27/2023 _____ Date

Attachment 1 – Allocation of Funds

Attachment 2 – Listing of Subconsultants

Attachment 3 – Location Map

Ref# es12695937

Allocation of Funds for CRA Pumping Plants Main Pump Access Improvements

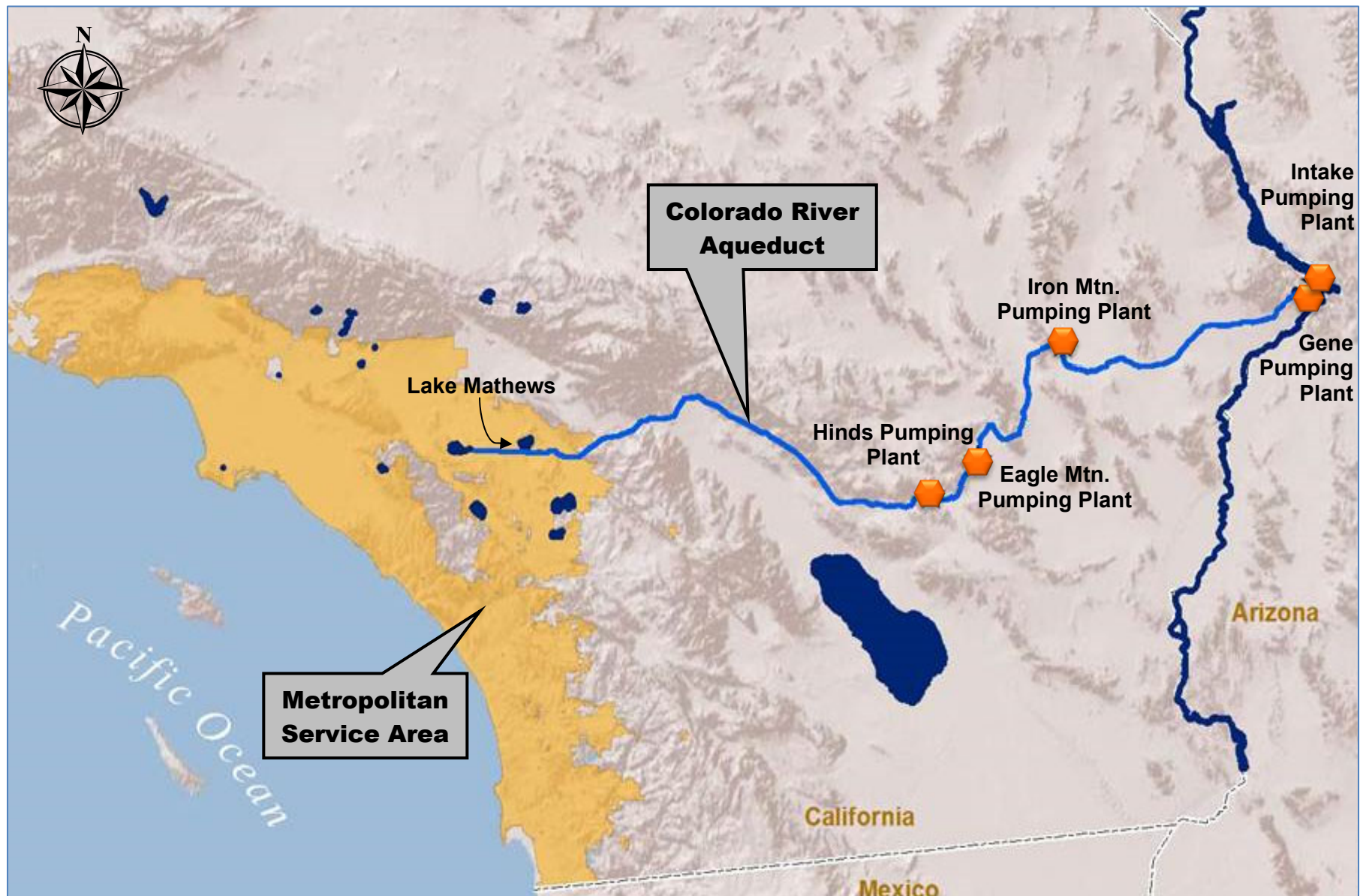
	Current Board Action (Oct. 2023)
Labor	
Investigations & Conceptual Design	\$ 155,000
Final Design	75,000
Owner Costs (Program mgmt., envir. monitoring)	105,000
Submittals Review & Record Drwgs.	-
Construction Inspection & Support	-
Metropolitan Force Construction	-
Materials & Supplies	-
Incidental Expenses	-
Professional/Technical Services	-
Black & Veatch Corporation	750,000
Value Engineering	75,000
Right-of-Way	-
Equipment Use	-
Contracts	-
Remaining Budget	60,000
Total	\$ 1,220,000

The total amount expended to date for the CRA Main Pump Access Improvements Project is approximately \$40,000. The total estimated cost to complete the project, including the amount appropriated to date, funds allocated for the work described in this action, and future construction costs, is anticipated to range from \$7 million to \$9 million.

The Metropolitan Water District of Southern California
Subconsultants for Agreement with Black & Veatch Corporation

Subconsultant and Location	Service Category; Specialty
Jamison Engineering Contractors Inc. Santa Ana, CA	Constructability
Paul Hansen Engineering LLC Rancho Palos Verdes, CA	Cost Estimating
The Terrazas Group LLC Pasadena, CA	3-D Microstation Drafting

Location Map





Engineering, Operations, & Technology Committee

CRA Main Pump Access Improvements

Item 7-2

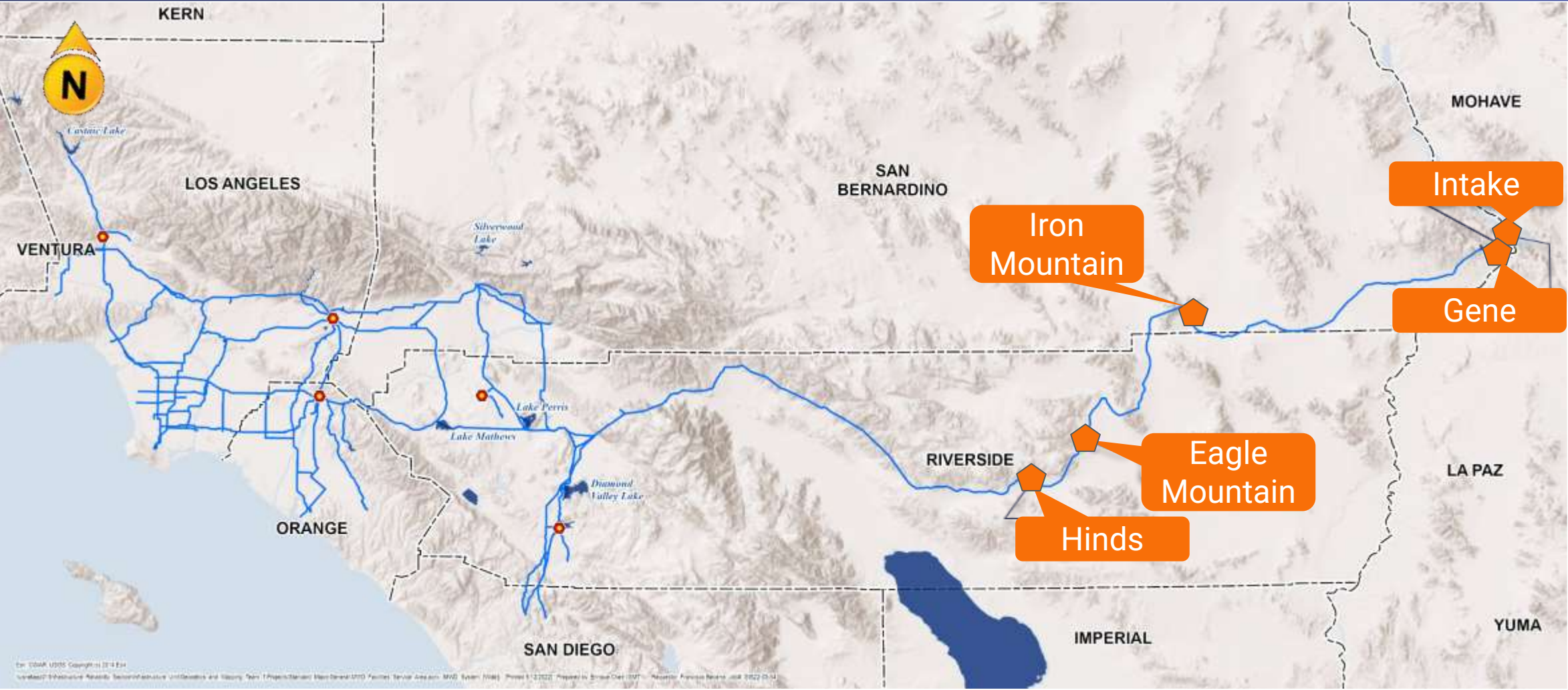
October 9, 2023

Colorado River
Aqueduct
Main Pump
Access
Improvements

Current Action

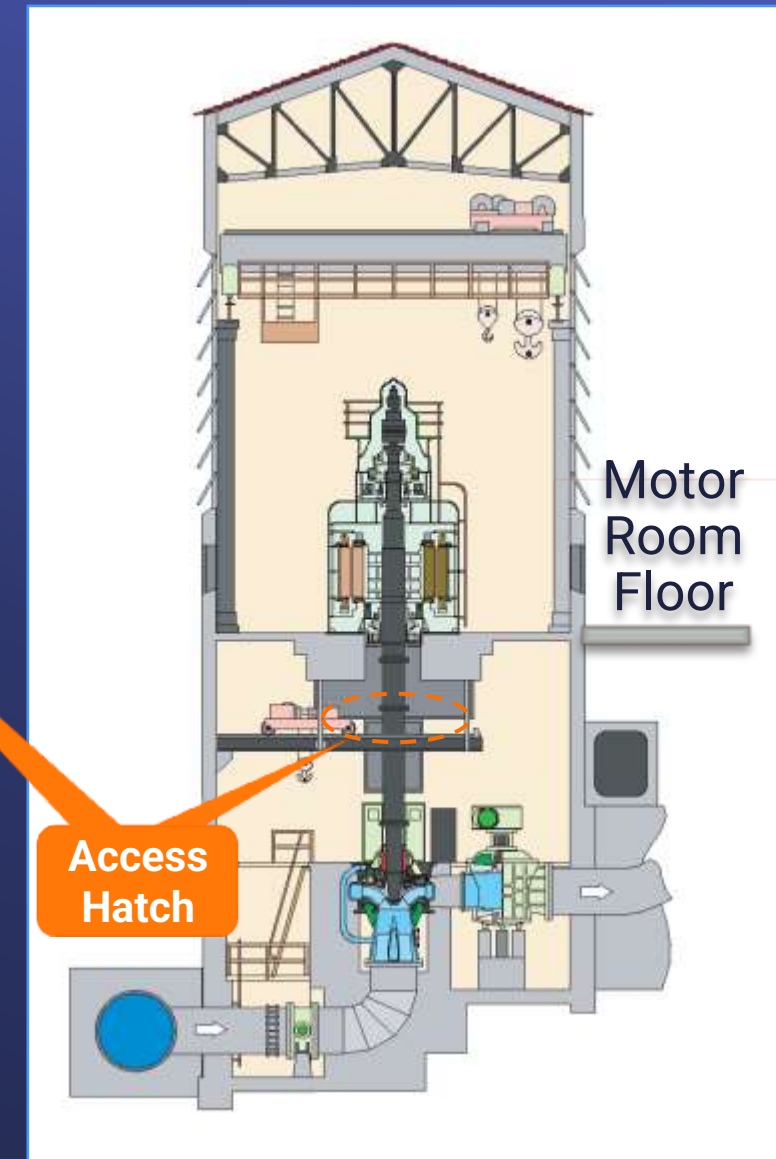
- Authorize an agreement with Black & Veatch Corporation in an amount not to exceed \$750,000 for design of new access platforms to facilitate maintenance activities on the main pumps at the five Colorado River Aqueduct pumping plants

Project Location



Background

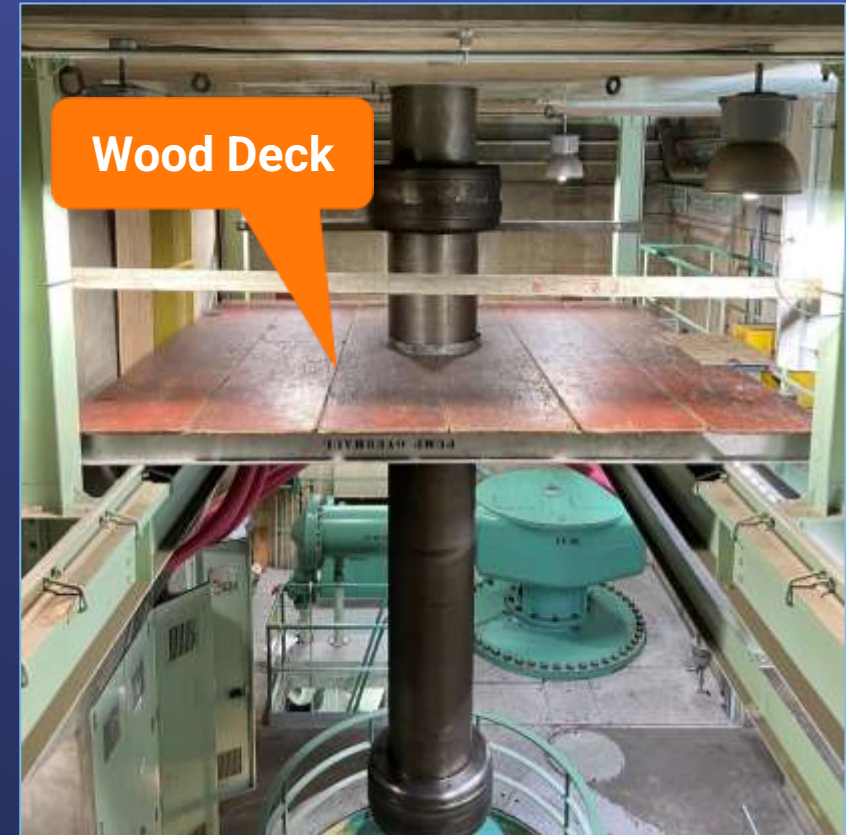
- Multi-level pumphouse building
- Nine main pumps per plant
- Routine inspection & maintenance performed on main pumps
- Pump access via small hatch in ceiling
 - 20-feet above floor



CRA Pumphouse Configuration
(Typ.)

Current Configuration

- Temporary platform erected to facilitate maintenance
- Labor-intensive process to assemble & disassemble
- Comprised of wood deck boards clamped together with steel cross beams
- Temporary guard rails around platform



Temporary Platform System

Planned Work

- Install platforms, ladders, & associated support structures to facilitate maintenance
 - Allow for quick assembly & removal
 - Accommodate 4-ft pump shaft opening
 - Provide fall protection support
 - Comply with all applicable safety standards



Concept of New Platform System

Colorado River Aqueduct Main Pump Access Improvements

Alternatives Considered

1. Considered Option

- Design 45 individual platforms for each pump bay
 - Not feasible due to space & operational limitations
- Selected Option
 - Utilize one platform per plant (5 total)
 - Enhance efficiency and safety within limited space

2. Considered Option

- Metropolitan staff to complete all design activities
 - Resource needs exceed staff availability
- Selected Option
 - Staff & consultant work as a team
 - Consultant to complete structural design
 - Metropolitan staff to perform technical oversight of the consultant's work

Colorado River
Aqueduct
Main Pump
Access
Improvements

New Agreement – Black & Veatch Corporation

- Selected through RFP No. 1341
- Scope of Work
 - Conduct detailed field investigations
 - Evaluate alternative configurations & materials
 - Prepare conceptual design
 - Develop 3-D model
 - Prepare cost estimates
 - Prepare procurement package
 - Develop final design drawings & specifications
 - Bidding support
- NTE amount: \$750,000
- SBE participation level: 25%

Colorado River
Aqueduct
Main Pump
Access
Improvements

Metropolitan Scope

- Prepare environmental documentation
- Participate in value engineering & constructability review workshops
- Provide technical oversight & review consultant work
- Perform project controls & project management

Allocation of Funds

Colorado River Aqueduct Main Pump Access Improvements

Metropolitan Labor

Studies & Investigations	\$ 155,000
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Final Design	75,000
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Owners Costs (Proj. Mgmt., Envir. Support)	105,000
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Professional /Technical Services

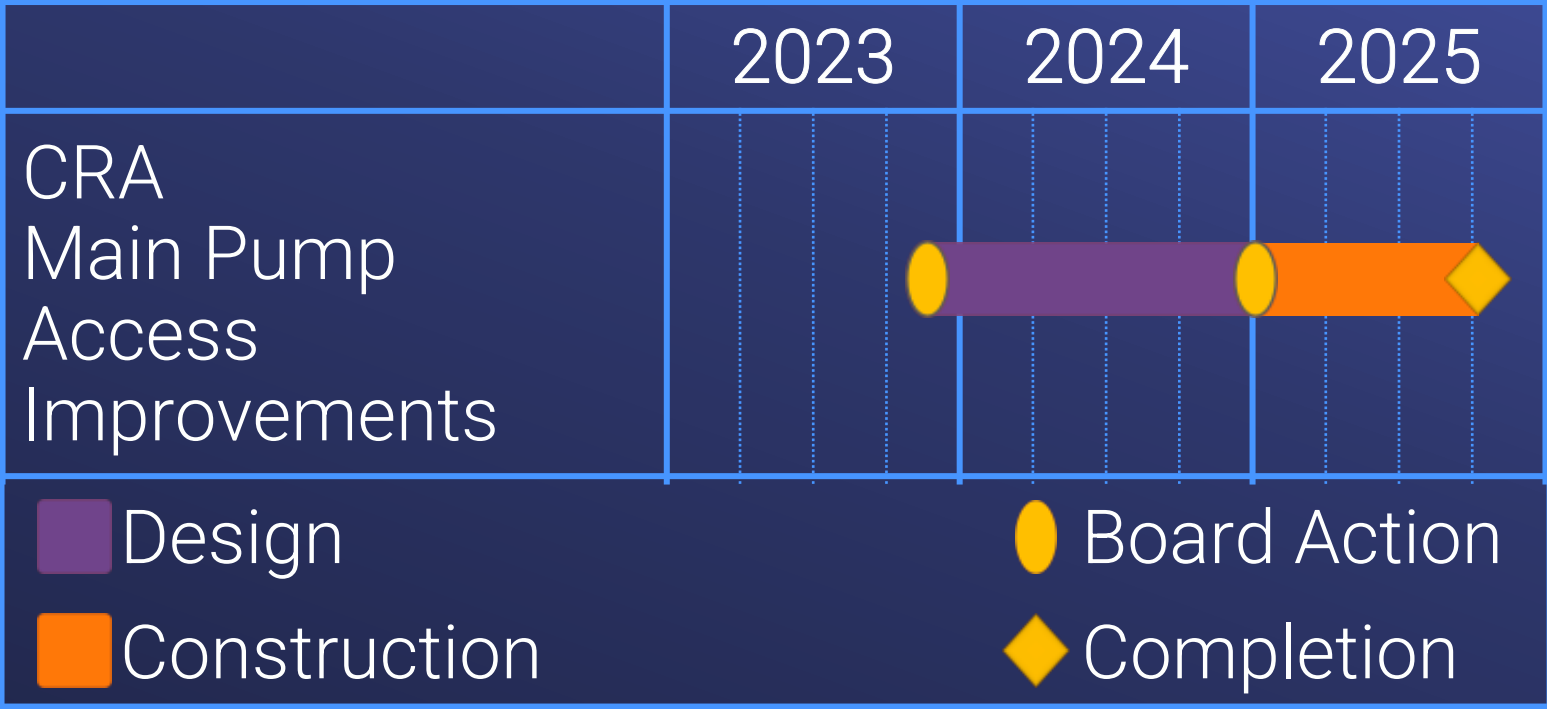
Black & Veatch Corporation	750,000
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Value Engineering & Constructability Consultant	75,000
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Remaining Budget	60,000
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Total	\$ 1,220,000
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Project Schedule



Board Options

- Option #1

Authorize an agreement with Black & Veatch in an amount not to exceed \$750,000 for design services for access platform improvements to facilitate maintenance activities on the main pumps at the five CRA pumping plants.

- Option #2

Do not proceed with the project at this time.

Staff Recommendation

- Option #1





● **Board of Directors**
Engineering, Operations, and Technology Committee

10/10/2023 Board Meeting

7-3

Subject

Award a \$4,400,000 construction contract to Bosco Constructors Inc. for San Diego Canal Concrete Liner Rehabilitation; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA

Executive Summary

The San Diego Canal conveys untreated Colorado River Aqueduct (CRA) and State Water Project supplies to Lake Skinner and the Robert A. Skinner Water Treatment Plant (Skinner plant). Recent inspections have identified three locations where the canal's concrete liner requires rehabilitation. The current condition of the concrete liner poses a potential risk to one or more canal sections, the failure of which could impact water deliveries to the Skinner plant and member agencies in Riverside and San Diego Counties. This action awards a construction contract for rehabilitation of the San Diego Canal concrete liner at three locations. The work will be conducted during an upcoming shutdown in early 2024.

Details

Background

The San Diego Canal is a concrete-lined open channel with a trapezoidal cross-section that provides for conveyance of Colorado River water from the Casa Loma Canal to Lake Skinner, and to the Skinner plant via raw water bypass lines around Lake Skinner. The San Diego Canal was constructed in the 1950s and is approximately 15 feet deep, 50 feet wide, and 16 miles long. The canal has a concrete lining made of individual panels that are approximately 12 feet by 11 feet and vary from four to eight inches in thickness. The San Diego Canal is routinely shut down and inspected for signs of deterioration and to perform needed repairs. Replacement of those panels typically occurs in the following shutdown season; if more work is identified than can be completed during the shutdown, the work is prioritized and completed in consecutive years.

Inspections in 2019 and 2021 identified degraded portions of the concrete liner, and staff prioritized locations for rehabilitation. Typical types of degradation of the concrete liner at these locations include spalled concrete, disbonding, bulging concrete panels, and holes in the concrete panels that extend all the way through the concrete liner. The rehabilitation work consists of demolition of the damaged liner panels, over-excavation of the subgrade as needed and backfill with aggregate base, installation of new concrete liner panels, and installation of weep holes on the invert panels at each location to relieve pore pressure that pushes up on the bottom of the concrete liner when the canal is dewatered due to saturated subgrade soils.

Final design to rehabilitate three locations of the San Diego Canal is complete. Staff recommends proceeding with construction of the liner rehabilitation at this time to improve the reliability of the San Diego Canal and protect against liner failures, which could cause a disruption in service to the Skinner plant and member agencies.

Budget Impact

In accordance with the April 2022 action on the biennial budget for fiscal years 2022/23 and 2023/24, the General Manager will authorize staff to proceed with the actions described below, pending board award of the construction contract. Based on the current Capital Investment Plan (CIP) expenditure forecast, funds for the work to be performed pursuant to this action during the current biennium are available within the CIP Appropriation for

Fiscal Years 2022/23 and 2023/24 (Appropriation No. 15525). This project anticipates an expenditure of approximately \$5,400,000 in capital funds. All costs will be incurred in the current biennium. This project has been reviewed in accordance with Metropolitan's CIP prioritization criteria and was approved by Metropolitan's CIP Evaluation Team to be included in the Conveyance and Distribution System Reliability Program.

San Diego Canal Concrete Liner Rehabilitation– Construction

The scope of the contract includes removal and replacement of a total of 70 concrete panels, totaling 10,000 square feet over three locations on the San Diego Canal, and installation of 64 total weep holes at the three priority locations. The number and location of the concrete panels, as well as the over-excavation and aggregate backfill quantity, varies at each location. Steel reinforcing will be added to the new concrete panels. Metropolitan forces will perform shutdown work on the canal, including dewatering of the canal in preparation for the contractor's work. The work will be performed during the planned shutdown for the San Diego Canal, which is scheduled to start in late February 2024 and end in March 2024.

A total of \$5.4 million is required for this work. In addition to the amount of the construction contract described below, allocated funds for Metropolitan staff include \$164,000 for submittal review and preparation of record drawings; \$90,000 for Metropolitan force work, as described above; \$472,000 for construction management and inspection; \$170,000 for contract administration, environmental support, and project management; \$50,000 for professional/technical services including certified asbestos consultant support; and \$54,000 for remaining budget.

Attachment 1 provides the allocation of the required funds. The total cost to complete the canal concrete liner rehabilitation, including the amount appropriated to date, and funds allocated for the work described in this action, is approximately \$5.9 million.

Award of Construction Contract (Bosco Constructors Inc.)

Specifications No. 2084 for San Diego Canal Rehabilitation was advertised for bids on July 24, 2023. As shown in **Attachment 2**, two bids were received and opened on September 13, 2023. The low bid from Bosco Constructors Inc., in the amount of \$4,400,000, complies with the requirements of the specifications. The other bid was \$5.8 million, while the engineer's estimate for this project was \$3.3 million. Staff investigated the difference between the engineer's estimate and the low bid. The key differences are attributed to the greater-than-expected staffing levels required to complete construction simultaneously at three sites with three separate crews within the shutdown window, and the limited number of available contractors capable of performing this labor-intensive work. A Small Business Enterprise (SBE) participation level was established as 25 percent. Bosco Constructors Inc. is an SBE firm, and thus achieves 100 percent participation. The subcontractor for this contract is listed in **Attachment 3**.

Metropolitan staff will perform construction management and inspection. Engineering Services' performance metric target range for construction management and inspection of projects with construction greater than \$3 million is 9 to 12 percent. For this project, the performance metric goal for inspection is 10.5 percent of the total construction cost. The total cost of construction for this project is \$4,490,000, which includes the cost of the contract (\$4,400,000) and Metropolitan force work (\$90,000).

Alternatives Considered

An alternative to awarding this construction contract is to have Metropolitan forces complete the construction of the subject project. Although Metropolitan forces have completed this type of work before, this alternative is not recommended because the work will be conducted simultaneously with the annual CRA shutdown. During the CRA shutdown, Metropolitan forces are focused on maintenance work, which must be planned prior to the shutdown and executed during the shutdown. The selected option will utilize a contractor to perform the canal lining work to allow Metropolitan staff to focus on maintenance activities planned for the annual CRA shutdown.

Summary

This action awards a \$4,400,000 construction contract to Bosco Constructors Inc. to rehabilitate the San Diego Canal at three locations. See **Attachment 1** for the Allocation of Funds, **Attachment 2** for the Abstract of Bids, **Attachment 3** for the list of subcontractors, and **Attachment 4** for the Location Map.

Project Milestone

March 2024 – Completion of rehabilitation of the San Diego Canal at three locations

Policy

Metropolitan Water District Administrative Code Section 8121: General Authority of the General Manager to Enter Contracts

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

By Minute Item 52778, dated April 12, 2022, the Board appropriated a total of \$600 million for projects identified in the Capital Investment Plan for Fiscal Years 2022/2023 and 2023/2024.

California Environmental Quality Act (CEQA)

CEQA determination for Option #1:

The proposed action is categorically exempt under the provisions of CEQA and the State CEQA Guidelines. The proposed action consists of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of existing or former use and no possibility of significantly impacting the physical environment. In addition, the proposed action consists of the replacement or reconstruction of existing structures and facilities where the new structure will be located on the same site as the structure replaced and will have substantially the same purpose and capacity as the structure replaced. Furthermore, the proposed action consists of minor public or private alterations in the condition of land, water, and/or vegetation, which do not involve removal of healthy, mature, scenic trees except for forestry or agricultural purposes. Accordingly, the proposed action qualifies under Class 1, 2, and 4 Categorical Exemptions (Sections 15301, 15302, and 15304 of the State CEQA Guidelines).

CEQA determination for Option #2:

None required.

Board Options

Option #1

Award a \$4,400,000 contract to Bosco Constructors Inc. to rehabilitate the San Diego Canal at three locations.

Fiscal Impact: Expenditure of \$5.4 million in capital funds. \$5.4 million will be incurred in the current biennium and have been previously authorized.

Business Analysis: This option will improve the operational reliability of the San Diego Canal and mitigate against the risk of unplanned outages.

Option #2

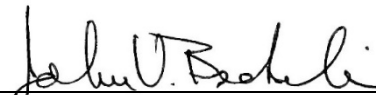

Do not proceed with the project at this time

Fiscal Impact: None

Business Analysis: This option would forego the opportunity to increase the operational reliability of the San Diego Canal.

Staff Recommendation

Option #1

 _____ John V. Bednarski Manager/Chief Engineer Engineering Services	9/21/2023 _____ Date
 _____ Adel Hagekhalil General Manager	9/25/2023 _____ Date

Attachment 1 – Allocation of Funds**Attachment 2 – Abstract of Bids****Attachment 3 – List of Subcontractors for the Low Bidder****Attachment 4 – Location Map**

Ref# es12693964

Allocation of Funds for San Diego Canal Concrete Liner Rehabilitation

	Current Board Action (Oct. 2023)
Labor	
Studies & Investigations	\$ -
Final Design	-
Owner Costs (Program mgmt., envir. monitoring)	170,000
Submittals Review & Record Drwgs.	164,000
Construction Inspection & Support	472,000
Metropolitan Force Construction	90,000
Materials & Supplies	-
Incidental Expenses	-
Professional/Technical Services	50,000
Right-of-Way	-
Equipment Use	-
Contracts	
Bosco Constructors Inc.	4,400,000
Remaining Budget	54,000
Total	\$ 5,400,000

The total amount expended to date to rehabilitate the San Diego Canal concrete liner is approximately \$460,000. The total estimated cost to complete the project, including the amount appropriated to date and funds allocated for the work described in this action, is \$5.9 million. Future costs for subsequent work on the San Diego Canal are currently unknown.

The Metropolitan Water District of Southern California
Abstract of Bids Received on September 13, 2023, at 2:00 P.M.

Specifications No. 2084
San Diego Canal Concrete Liner Rehabilitation

The work includes removal and replacement of concrete liner panels at three locations of the San Diego Canal.

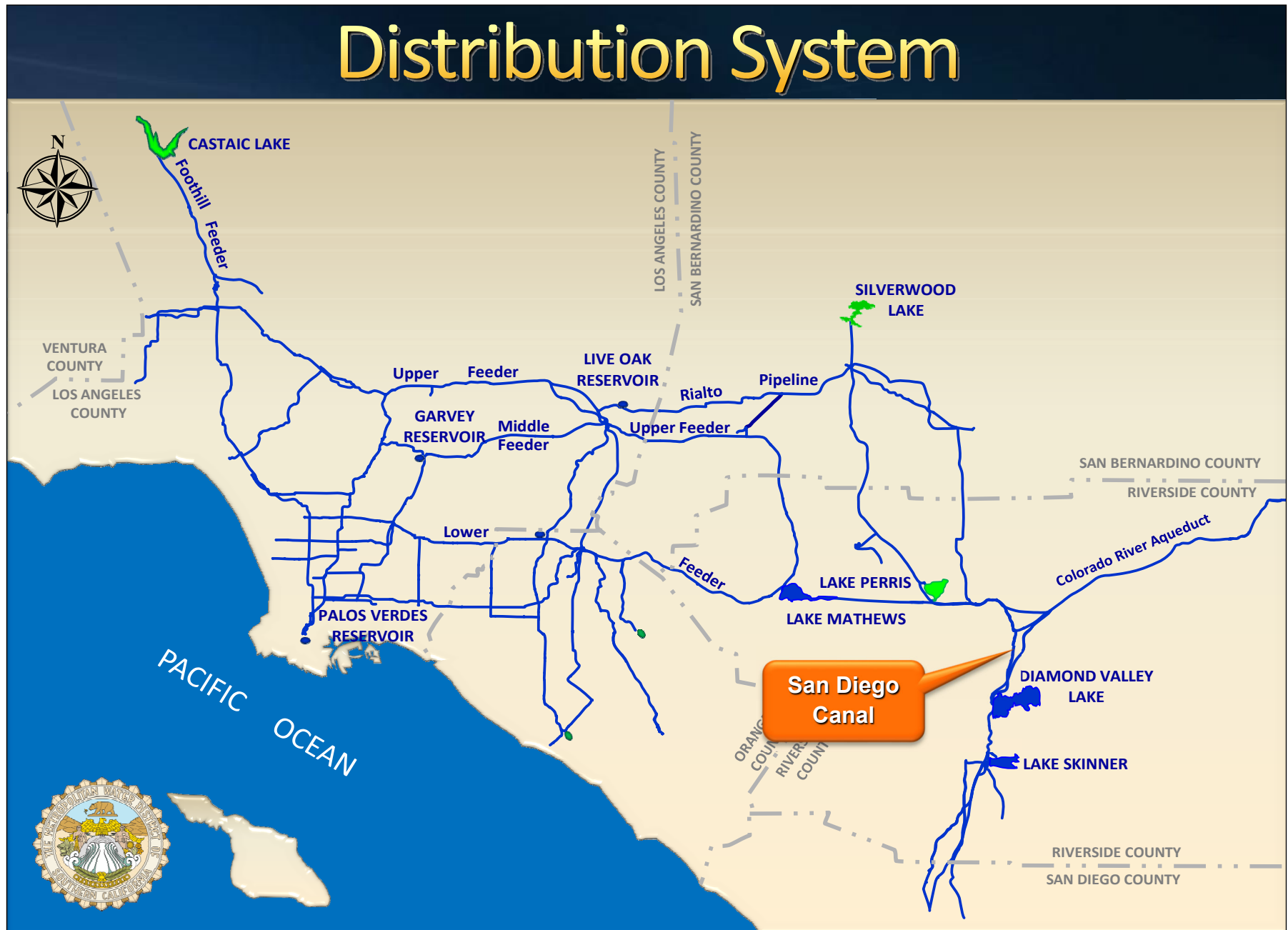
Engineer's estimate: \$3,300,000

Bidder and Location	Total	SBE \$	SBE %	Met SBE¹
Bosco Constructors, Inc. Chatsworth, CA	\$4,400,000	\$4,400,000	Yes	Yes
KEC Engineering Corona, CA	\$5,788,888	-	-	-

¹ Small Business Enterprise (SBE) participation level established at 25% for this contract.

The Metropolitan Water District of Southern California**Subcontractors for Low Bidder****Specifications No. 2084
San Diego Canal Concrete Liner Rehabilitation****Low bidder: Bosco Constructors Inc.**

Subcontractor	Service Category; Specialty
P.G. & J. Environmental Inc. La Habra, CA	Asbestos Removal





Engineering, Operations, & Technology Committee

San Diego Canal Rehabilitation

Item 7-3

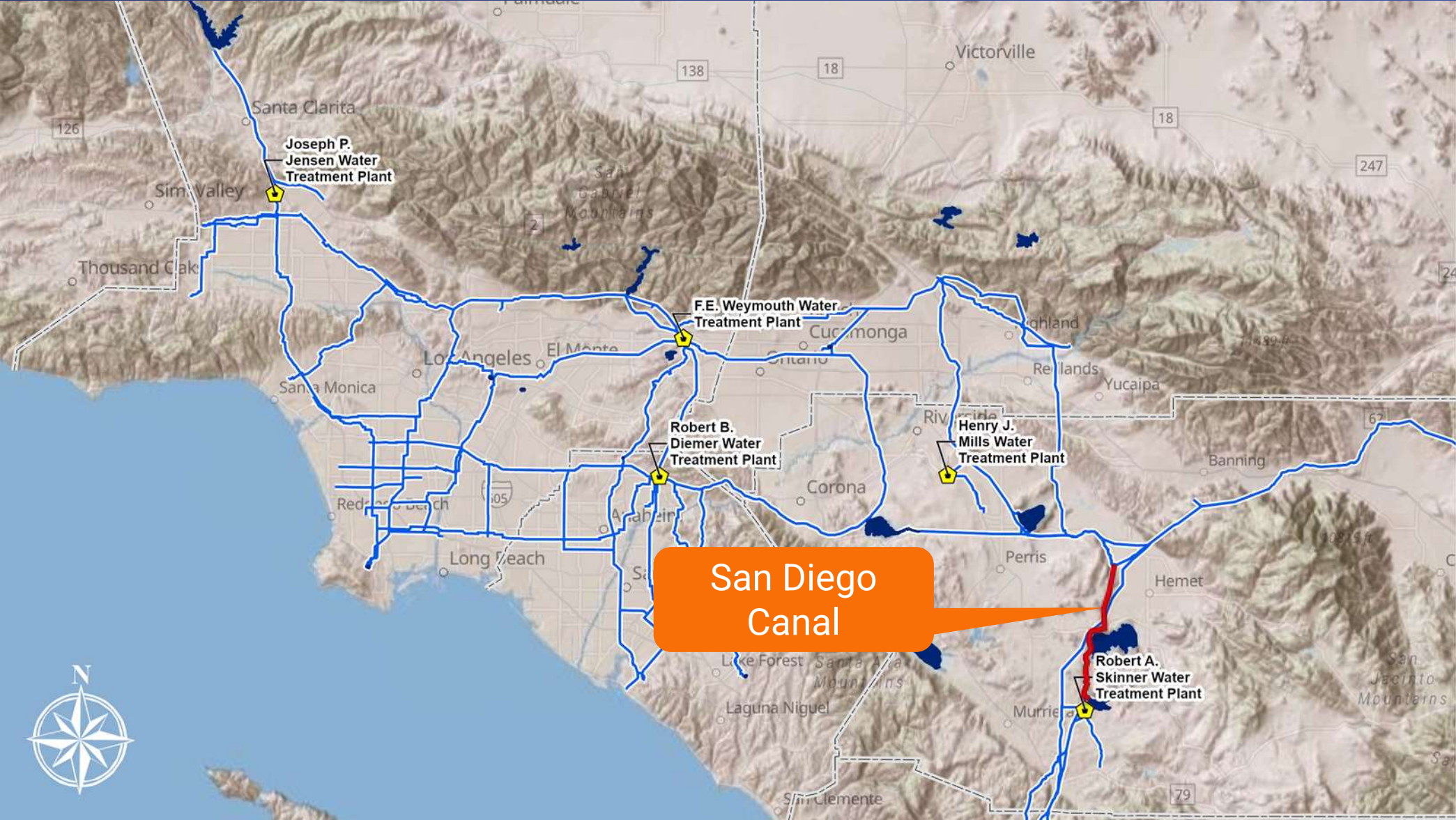
October 9, 2023

San Diego Canal Rehabilitation

Current Action

- Award a \$4,400,000 construction contract to Bosco Constructors Inc. for rehabilitation of the San Diego Canal concrete liner at three locations

Distribution System



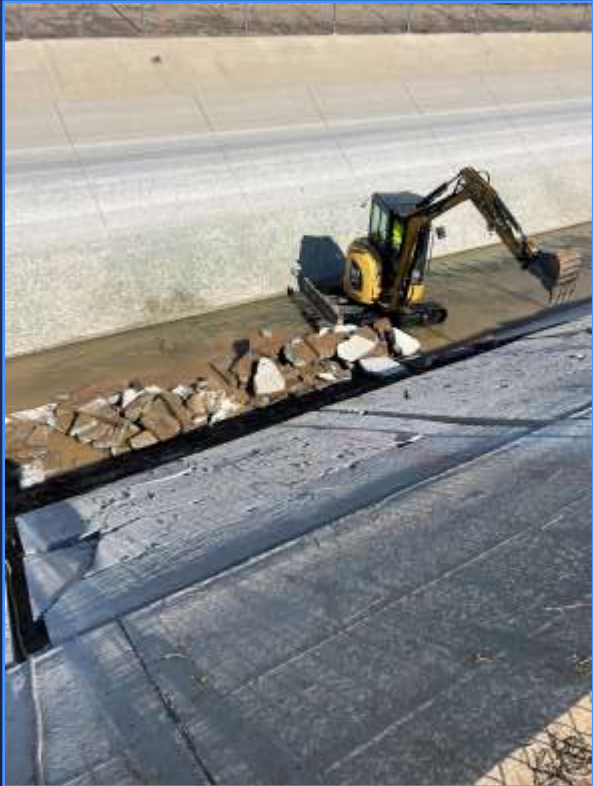
San Diego Canal Rehabilitation



Background

- San Diego Canal constructed in 1950s
 - Trapezoidal cross section
 - 15 feet deep, 50 feet wide, & 16-miles long
 - Concrete lining with individual panels
 - 12 feet by 11 feet & 4 to 8 inches thick
- Inspections performed in 2019 & 2021 during CRA shutdown
 - Identified 3 locations with concrete liner degradation
 - Final design complete & award of contract recommended

San Diego Canal Rehabilitation



Example of degraded concrete canal panels

Alternatives

- Considered Alternative – Metropolitan Construction
 - Metropolitan has performed this type of work previously
 - Staff focused on maintenance work during CRA shutdown
- Selected Alternative – Contractor performs work
 - Does not interfere with CRA maintenance
 - Allows rehabilitation to occur during upcoming next CRA shutdown

San Diego Canal Rehabilitation



Example of buckled concrete canal panels

Scope of Work

- Contractor
 - Over-excavation & aggregate base backfill
 - Install 70 steel-reinforced concrete panels totaling 10,000 square feet with 64 weep holes
- Metropolitan Staff
 - Dewatering support
 - Construction management
 - Environmental monitoring, hazardous material oversight
 - Engineering technical support & project management

Bid Results

Specifications No. 2084

Bids Received	September 13, 2023
No. of Bidders	2
Lowest Responsible Bidder	Bosco Constructors Inc.
Low Bid	\$4,400,000
Other Bid	\$5,788,888
Engineer's Estimate	\$3,300,000
SBE Participation*	100%

*SBE (Small Business Enterprise) participation level set at 25%

Allocation of Funds

San Diego Canal Rehabilitation

Metropolitan Labor

Owner Costs (Proj. Mgmt., Contract Admin., Envir. Support)	\$ 170,000
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Construction Inspection & Support	472,000
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Force Construction	90,000
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Submittals Review, Tech. Support, Record Dwgs.	164,000
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Professional/Technical Services	50,000
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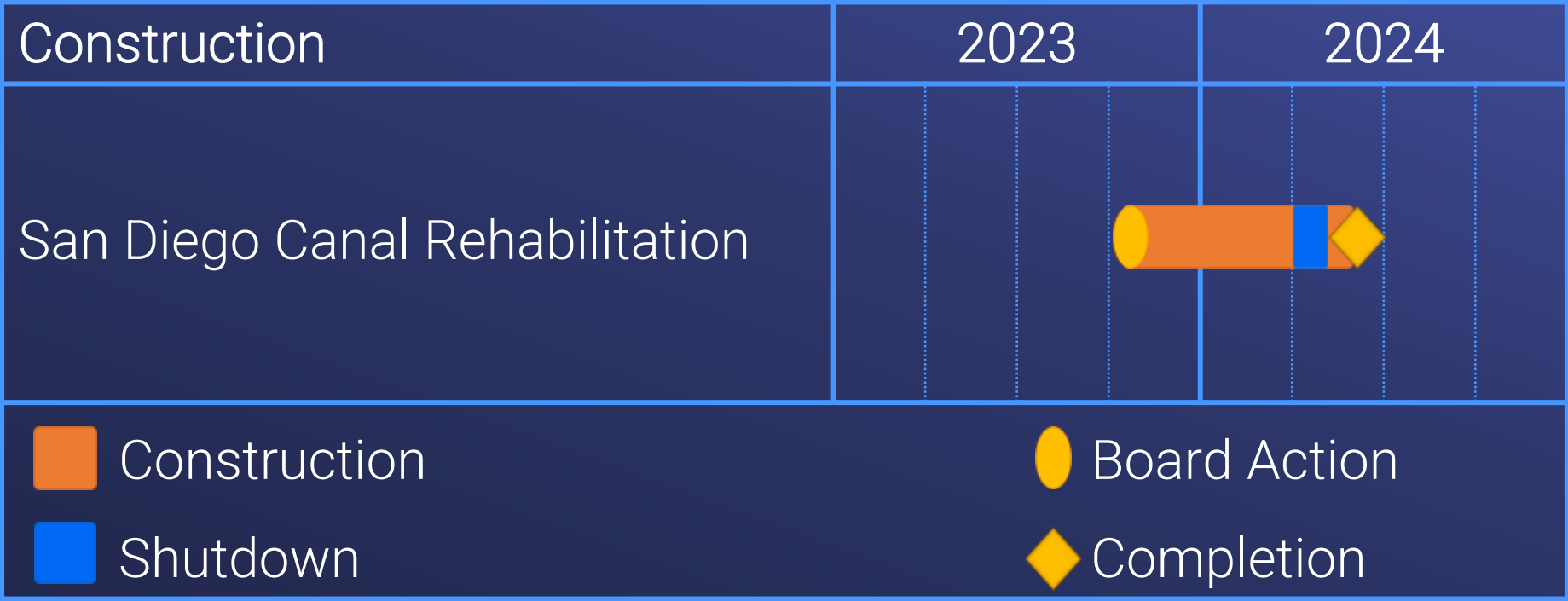
Contracts

Bosco Constructors Inc.	4,400,000
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Remaining Budget	54,000
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Total \$ 5,400,000

Project Schedule



Board Options

- Option #1
Award a \$4,400,000 contract to Bosco Constructors Inc. to rehabilitate the San Diego Canal at three locations.
- Option #2
Do not proceed with the project at this time.

Staff Recommendation

- Option #1





• **Board of Directors**
One Water and Stewardship Committee

10/10/2023 Board Meeting

7-4

Subject

Authorize up to \$6 million in additional funding for member agency studies and research under the Future Supply Actions Program; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA

Executive Summary

Authorization is requested for Metropolitan staff to release two Requests for Proposals (RFP) for the next two rounds of the Future Supply Actions Funding Program (FSA Program). The two RFPs would be released two to three years apart depending on the duration of Round 3. The FSA Program funds member agency studies targeting groundwater, stormwater, recycling, and desalination. It requires that member agencies contribute a 100 percent dollar-for-dollar match of Metropolitan funds. Metropolitan would fund up to \$500,000 per study or per member agency for a potential total program funding of up to \$3 million per round and a total funding authorization of up to \$6 million over a five to six-year period. Implementation of the FSA Program advances climate-resilient local supplies found to be critical in the 2020 Integrated Water Resource Plan – Regional Needs Assessment. The FSA Program also aligns with the reliability and resiliency goals and objectives of the Climate Adaptation Master Plan for Water (CAMP4W).

Details

Background: Future Supply Actions Funding Program

Metropolitan's 2010 Integrated Water Resources Management Plan Update (2010 IRP Update) recognized the need to prepare for an uncertain future and that additional resources beyond the region's core supplies may be required. To address this uncertainty, the 2010 IRP Update established a Foundational Actions approach for removing barriers to new supply development. Foundational Actions are low-risk, preliminary steps that the region can take to accelerate the development of new water resources should the need arise. The 2010 IRP Update identified the following four local resources for Foundational Actions:

- Recycled water (including direct and indirect potable reuse)
- Seawater desalination
- Stormwater capture
- Groundwater enhancement

In 2013, the Board approved the Foundational Actions Funding (FAF) Program to advance technical studies and pilot tests to address critical resource development barriers. Under the FAF Program, Metropolitan provided \$2.9 million in co-funding for 13-member agency-sponsored technical studies. The goals of the program were to:

- Advance the field of knowledge for future water resource production.
- Provide results that are unique, yet transferable to other areas in the region.
- Remove barriers to water resource implementation.

The 13 studies funded under the FAF Program yielded tangible regional benefits for each of the local resources. These benefits included furthering the science of seawater desalination intake technologies, developing implementation pathways for stormwater capture, validating new technologies for groundwater treatment, and completing preliminary studies for direct potable reuse. The program concluded with a symposium where results

from the studies were shared with over 230 participants from across Southern California. Full study reports, deliverables, and symposium presentations are available on the FSA Program's website: <https://www.mwdh2o.com/FSA>.

The 2015 Integrated Water Resources Plan Update called for the region to continue the Foundational Actions approach and revised the program's name to the "Future Supply Actions Funding Program." In 2018, the Board approved a follow-up to the original FSA Program that included two components:

1. A \$975,000 funding agreement with the Water Research Foundation (WRF) for seven potable and non-potable reuse studies.
2. A second round of member agency funding totaling \$3.1 million for 14 studies.

The 21 studies funded under the FSA Program produced valuable regional benefits for the targeted local resources. These benefits included progressing in the fields of artificial intelligence applications in recycled water projects, stormwater diversion and percolation analysis, desalination brine diffusion, and groundwater utilization analysis. The studies within the program have concluded with MWD and WRF-hosted webinars. Webinar recordings and final reports for each study are available on the FSA Program's website: <https://www.mwdh2o.com/FSA>. Attachment 1 contains a list of Round 1 and Round 2 studies.

Proposed Third and Fourth Rounds of the FSA Program

In 2023, Metropolitan initiated a new planning process as climate change accelerates. CAMP4W will determine near-term capital investments, inform adaptive management strategies, and guide the evolution of Metropolitan's business model to confront the changing climate in the years and decades ahead. The FSA Program complements CAMP4W by advancing technical studies and pilot tests to address critical resource development barriers.

Metropolitan staff is proposing to issue RFPs for a third and fourth round of the FSA Program with the goal of funding up to \$6 million for member agency technical studies and pilot tests over a five-year period. The total number of studies per round will be determined by the amount of funding requested per selected study, the amount of available MWD funding, and staff resources. This increased frequency will provide the member agencies with more opportunities for research funding.

Key elements of the FSA Program are summarized below:

- Total funding requested cannot exceed \$500,000 for any member agency or proposal.
- Metropolitan would issue an RFP to the member agencies in the fall of 2023 and likely in the fall of 2025, inviting proposals under the FSA Program. The max funding level is \$3 million per round. Staff would limit the number of studies funded to between six and eight studies per round.
- Each proposal would require a non-Metropolitan match of at least 100 percent of the Metropolitan funded amount, dollar-for-dollar, by the member agency. No in-kind services would be allowed within this match.
- Member agencies may submit multiple proposals for consideration.
- All proposal submissions must be directly from a single lead member agency. Member agencies are encouraged to partner with each other, with their sub-agencies, or with outside entities. Studies that have three or more member agency partners will receive a five percent scoring bonus.
- Recommended studies would be presented to the Board for final authorization.
- The FSA Program is funded through budgeted Demand Management expenditures.

Metropolitan would form a technical review panel of internal and external experts to review compliance with the proposed FSA Program guidelines. The panel would rank study proposals based on selection criteria in the general areas described below:

- Reduces barriers to future production and increases supply resiliency.
- Provides regional benefits.
- Addresses a critical development pathway with an innovative approach or technology.
- Features a well-defined work plan and budget for completing the study.

These criteria are meant to be consistent with the program goals approved by the Board. Staff would develop a list of recommended studies and funding levels for board consideration based on input from the technical panel.

Certain activities would not be eligible for funding under the proposed FSA Program. These include but are not limited to:

- CEQA documentation.
- Design of full-scale projects.
- Construction of full-scale projects.
- Acquisition of property.

Alternatives Considered

Staff considered an alternative where the Board would authorize only a third round of funding, with Board authorization of the fourth round at a later date. This alternative is included as Option 2 for Board consideration. Staff's preferred alternative, Option 1, is designed to align program implementation to the program's budget and staff resources. Option 1 provides flexibility by allowing staff to issue an RFP for a fourth round of funding based on the results of the third-round RFP and how the studies are completed over time. It would ensure funding an equivalent number of studies over a five-year period as the 2013 and 2018 rounds. Option 1 also provides the member agencies certainty of continued funding, which would support their active research programs to develop new supplies. Returning to the Board for authorization of the fourth round could delay funding an equivalent number of studies.

Next Steps

Following approval of the proposed next rounds of the FSA Program, staff would issue an RFP to solicit member agency study proposals and host a meeting to review program guidelines and answer member agency questions. Staff would return to the Board to seek approval to enter into funding agreements for the recommended proposals. Staff will provide periodic updates to the Board on the progress of both rounds of the proposed FSA Program and host a concluding symposium for each round. **Attachment 2** contains a proposed timeline for Round 3 and Round 4.

Policy

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

By Minute Item 48449, dated October 12, 2010, the Board adopted the CEQA determination and the 2010 Integrated Resources Plan Update, as set forth in the letter signed by the General Manager.

By Minute Item 49381, dated April 9, 2013, the Board adopted the CEQA determination and approved the proposal. Foundational Actions Funding Program, and directed staff to issue a Request for Proposals.

By Minute Item 51168, dated April 10, 2018, the Board adopted the CEQA determination and approved an approach to issue a Request for Proposals to fund member agency studies and research under the Future Supply Actions Funding Program.

California Environmental Quality Act (CEQA)

CEQA determination for Options #1 and 2:

The proposed action is not defined as a project under CEQA (Public Resources Code Section 21065, State CEQA Guidelines Section 15378) because it would not cause either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment, and it involves the creation of government funding mechanisms or other government fiscal activities which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment (Section 15378(b)(4) of the State CEQA Guidelines)

CEQA determination for Option #3:

None required

Board Options

Option #1

Authorize up to \$6 million in additional funding for member agency studies and research under the Future Supply Actions Funding Program.

Fiscal Impact: Up to \$6 million would be committed to co-funding two more rounds (Rounds 3 and 4) of member agency studies under the Future Supply Actions Funding Program over the next four to five years. The proposed expenditures have been budgeted in this biennium and in the 10-year projected budget as part of Demand Management expenditures.

Business Analysis: Funding the third and fourth rounds of the Future Supply Actions Funding Program would allow the region to increase water supply resiliency by reducing barriers to local supply development, helping to prepare the region for climate change and other uncertainties.

Option #2

Authorize up to \$3 million in additional funding for member agency studies and research under the Future Supply Actions Funding Program.

Fiscal Impact: A total of up to \$3 million would be committed to co-funding one more round (Round 3) of member agency studies under the Future Supply Actions Funding Program over the next three years. The proposed expenditures have been budgeted as part of Demand Management expenditures.

Business Analysis: Funding the third round of member agency studies would allow the region to increase water supply resiliency through the future development of local supplies, helping to prepare the region for climate change and other uncertainties. Staff would seek Board authorization for Round 4 of the program at the conclusion of Round 3.

Option #3

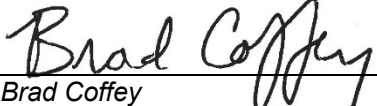
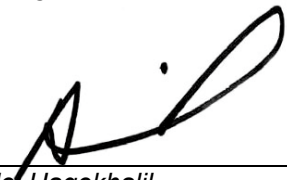
Do not approve a further round of the Future Supply Actions Funding Program.

Fiscal Impact: Metropolitan would not implement a process for co-funding up to \$6 million in member agency studies over a four- to five-year period.

Business Analysis: Metropolitan would miss an opportunity to accelerate much-needed studies with the potential to remove barriers to local supply development. Staff would investigate alternative approaches for supporting member agency studies.

Staff Recommendation

Option #1

 Brad Coffey Manager, Water Resource Management	10/2/2023 Date
 Adel Hagekhalil General Manager	10/3/2023 Date

Attachment 1 – Future Supply Actions Funding Program Round 1 and 2 Studies

Attachment 2 – Proposed Timeline for FSA Rounds III and IV

Ref# wrm12698312

Future Supply Actions Funding Program Round 1 and 2 Studies

2013 Round 1 Foundational Actions Funding Program Studies		
Study	Lead Agency (Participating Agencies)	Funding
Enhanced Research Using RCF for Hexavalent Chromium Removal	City of Glendale Water and Power	\$180,000
Pilot-scale Groundwater Desalter Brine Concentrator Study	Eastern Municipal Water District	\$192,214
San Juan Basin Groundwater and Desalination Optimization Program	Municipal Water District of Orange County	\$200,000
Pilot-scale Biological Treatment Process (BIOTTTA)	Inland Empire Utilities Agency	\$239,600
	Western Municipal Water District	\$175,600
Pilot-scale 3-D Fluorescence Excitation-Emission Matrix	Inland Empire Utilities Agency	\$25,000
	Western Municipal Water District	\$25,000
Recycled Water Intertie Study	Inland Empire Utilities Agency	\$12,500
	Western Municipal Water District	\$12,500
Direct Potable Reuse Research Initiative	West Basin Municipal Water District	\$100,000
	Burbank Water and Power	\$20,000
	City of Torrance	\$30,000
	Eastern Municipal Water District	\$50,000
	Las Virgenes Municipal Water District	\$50,000
	Municipal Water District of Orange County	\$100,000
	Three Valleys Municipal Water District	\$50,000
	Upper San Gabriel Valley Municipal Water District	\$50,000
Innovative Indirect Potable Reuse Treatment Train	Upper San Gabriel Valley Municipal Water District	\$150,000
Tracer Alternative Research	West Basin Municipal Water District	\$82,250
Ocean Water Desalination Intake Biofouling and Corrosion Study	West Basin Municipal Water District	\$125,000
Advancement of Slant Well Technology for Seawater Desalination	Municipal Water District of Orange County	\$200,000
Stormwater Capture Master Plan	City of Los Angeles Department of Water and Power	\$414,034
Stormwater Harvesting and Direct Use Demonstration Project	City of Santa Monica	\$400,000
Total Metropolitan Funding		\$2,933,700

2018 Round 2 Future Supply Actions Funding Program Studies		
Study	Lead Agency (Participating Agencies)	Funding
Regional Assessment of Stormwater Capture, Treatment, and Infiltration for Groundwater Enhancement	City of Anaheim	\$200,000
Arroyo Las Posas Stormwater Diversion Feasibility Study and Percolation Test	Calleguas Municipal Water District	\$120,000
Los Robles Golf Course Groundwater Utilization Pilot Study	Calleguas Municipal Water District	\$292,800
Purified Water Replenishment Brine Concentration Pilot Project	Eastern Municipal Water District	\$500,000
Demonstrating Virus Log Removal for Potable Reuse to Increase Regulatory Confidence	City of Fullerton	\$150,000
Pilot Study of Nitrification- Denitrification Membrane Bioreactor Treatment at Hyperion Water Reclamation Plant	City of Los Angeles Department of Water and Power	\$500,000
	West Basin Municipal Water District	
Phase 2 White Paper: Tapping into Available Capacity in Existing Infrastructure to Create Water Supply and Water Quality Solutions	Las Virgenes Municipal Water District	\$339,500
Application of Artificial Intelligence/Machine Learning to Advanced Water Treatment Facilities for Indirect Potable Reuse	Las Virgenes Municipal Water District	\$34,575
Smart Watershed Network	Municipal Water District of Orange County	\$205,754
Restoration of Local Recharge Sources from Invasive Dreissenid Mussels	City of Santa Ana	\$122,796
Demonstration of Preformed Chloramines for Biofouling Control and California Toxics Rule Compliance	San Diego County Water Authority	\$80,000
Lewis Carlsbad Desalination Plant Wedge Wire Screen Demonstration Project study	San Diego County Water Authority	\$175,000
Multi-Jurisdictional Optimization of Surface and Groundwater Supplies in the San Dieguito River Watershed	San Diego County Water Authority	\$175,000*
Development of a Modeling Tool for the Evaluation of Brine Diffuser Shear Mortality	West Basin Municipal Water District	\$190,000
Total Metropolitan Funding		\$3,085,400

*Amended from \$245,000 to \$175,000 due to COVID-related funding challenges.

2018 Future Supply Actions Funding Program Studies with the Water Research Foundation		
Study	Funding Partner	Funding
Understanding the Impacts of Wastewater Treatment Performance on Advanced Water Treatment Processes and Finished Water Quality	State Water Resources Control Board: Grant 1	\$100,000
DPR-1: Quantitative Microbial Risk Assessment Implementation	State Water Resources Control Board: Grant 1	\$100,000
Considerations and Blending Strategies for Drinking Water System Integration with Alternative Water Supplies	State Water Resources Control Board: Grant 2	\$200,000
Integration of High-Frequency Performance Data for Microbial and Chemical Compounds Control in Potable Reuse Treatment Systems	State Water Resources Control Board: Grant 2	\$125,000
Pathogen Monitoring in Untreated Wastewater	State Water Resources Control Board: Grant 2	\$200,000
Indicator Viruses to Confirm Performance of Advanced Physical Treatment	State Water Resources Control Board: Grant 2	\$200,000
Addressing Impediments and Incentives for Agricultural Reuse	The Foundation for Food and Agriculture Research (FFAR)	\$50,000
Total Funding		\$975,000

Proposed Timeline for FSA Rounds III and IV

2023

10/9/23	Board Approval
Mid-October	Release RFP for Round 3
Early Nov.	Host informational webinar
December	Proposals due

2024

Q1	Proposal awards (contingent upon board action)
Q1	Target for signing agreements

2026

Q1	Round 3 symposium
Q2	Launch FSA Round 4



One Water and Stewardship Committee

Future Supply Actions Funding Program

Item 7-4

October 9, 2023

Future Supply Actions Funding Program

Item 7-4

Subject

Authorize up to \$6 million in additional funding for member agency studies and research under the Future Supply Actions Program.

Purpose

The Future Supply Actions Program co-funds member agency studies to accelerate the development of new local supplies by addressing technical, regulatory, and institutional challenges. The studies advance the reliability and resiliency objectives of CAMP4W by assisting Member Agencies in their pursuit of climate-resilient local supplies.

Recommendation

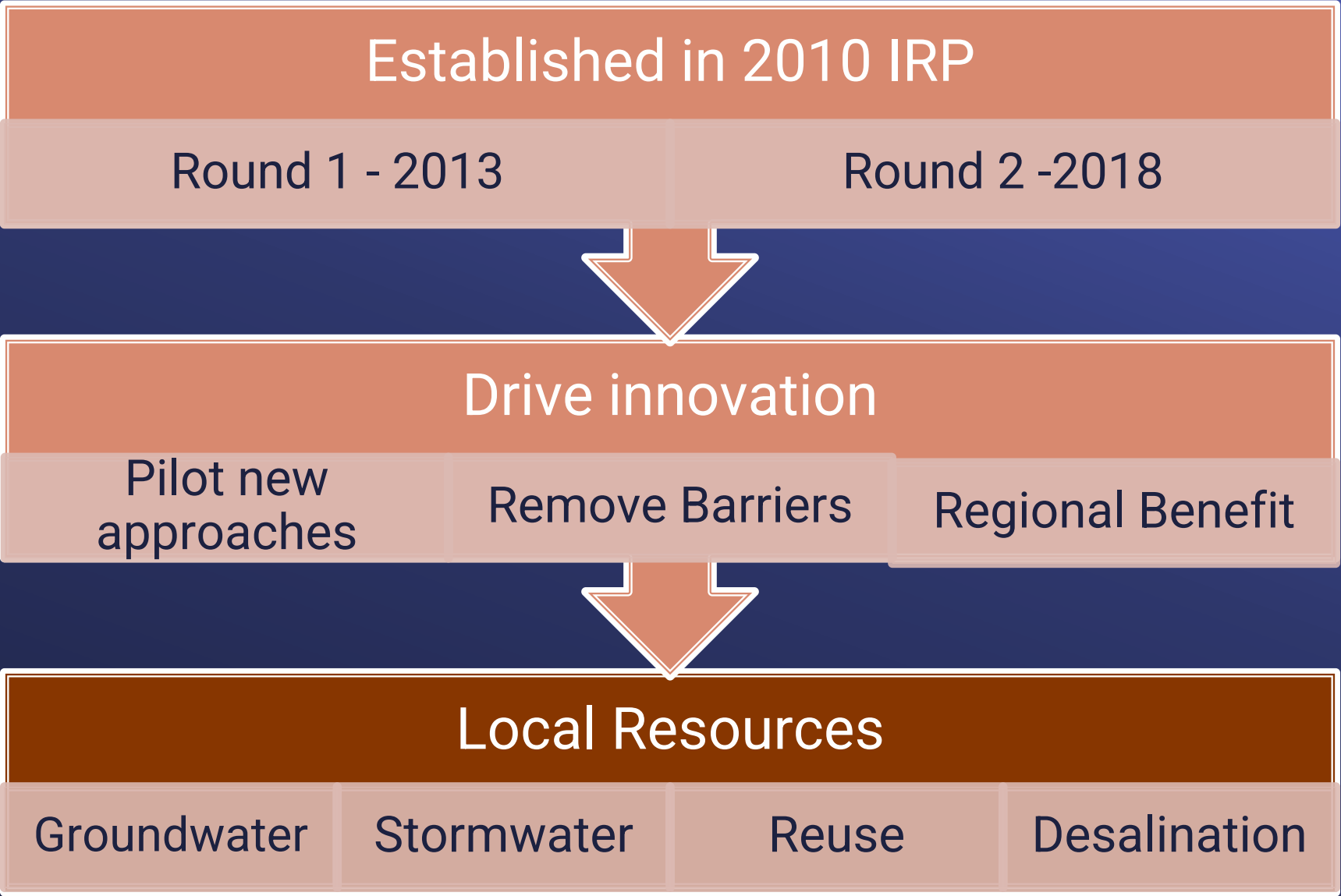
As described in the Subject line above.

Overview

- Background
- Future Supply Actions Funding Program
- Proposed Round 3
- Next Steps



Background



Foundational Actions Funding Program

Round 1

- Approved in 2013
- Funded 13 studies
- \$2.9 million invested
- Technical conference ~230 participants



Groundwater

- 4 studies
- 6 agencies
- \$987,000



Recycling

- 5 studies
- 10 agencies
- \$807,000



Desalination

- 2 studies
- 2 agencies
- \$325,000



Storm Water

- 2 studies
- 2 agencies
- \$814,000

FSA Funding Program

Round 2

- Approved in 2018
- 14 Webinars

Member Agency

- 14 studies
- \$3.1 million

Water Research Foundation

- 6 potable reuse studies
- 1 agricultural reuse study
- \$975k

LAS VIRGENES MUNICIPAL WATER DISTRICT

ARTIFICIAL INTELLIGENCE STUDY

Future Supply Actions Program Webinar Series

Learn more about the implementation of Artificial Intelligence and Machine Learning control algorithms that Las Virgenes Municipal Water District and Carolla Engineers are using to reduce energy consumption in water reuse. Learn from the study partners as they demonstrate the use of these new technologies to improve advanced treatment processes and create a more reliable water supply.

PREPARING FOR Tomorrow, TODAY

Thursday, March 23, 2 p.m.

[Click here to register for the webinar](#)

To learn more about the Future Supply Actions Program, visit www.mwdh2o.com/fsa



FSA Example Studies



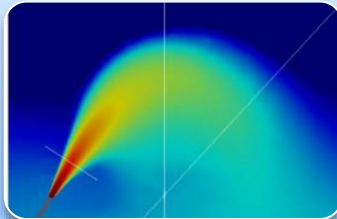
Groundwater

Calleguas MWD – Groundwater Utilization Pilot Study



Recycled Water

Las Virgenes MWD – Application of AI / Machine Learning to AWP for IPR



Seawater Desalination

West Basin – Brine Diffuser Shear Mortality



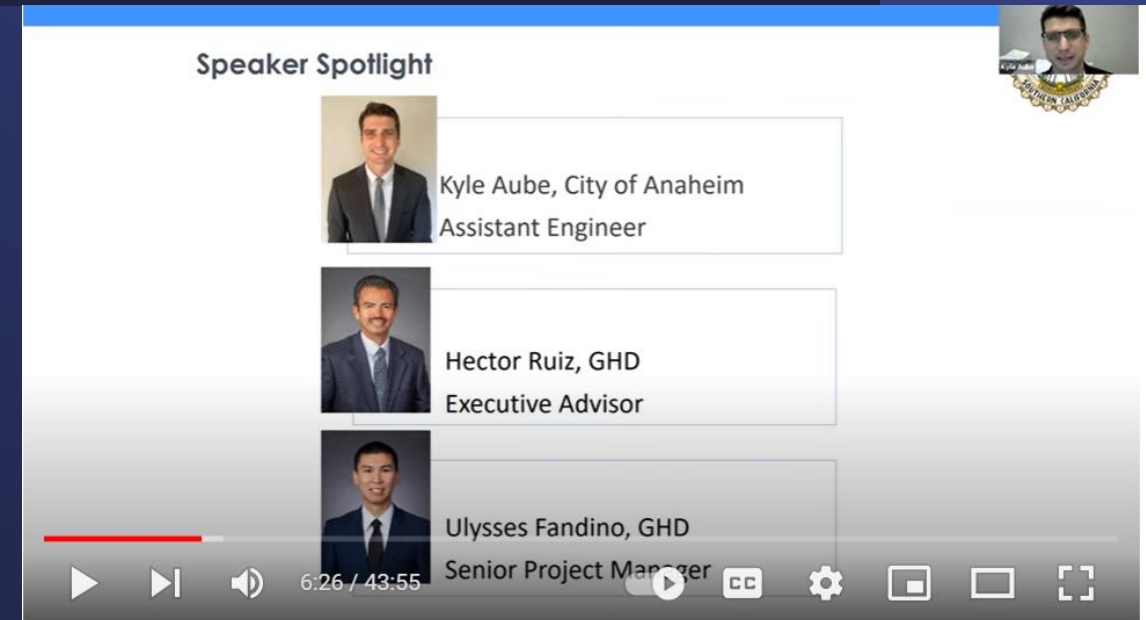
Stormwater

MWDOC – Smart Watershed Network Pilot







Final Reports and Webinars

Final reports and webinars
are posted on Metropolitan's
website.

- <https://www.mwdh2o.com/FSA>



FSA Core Program Elements

-  Up to \$500k per member agency or per study
-  100% dollar-for-dollar match
-  2-year studies
-  Selected through RFP
-  Studies must meet minimum criteria
-  Selected by expert panel

Proposed Changes for Next Rounds

Goal: Align program
implementation with
available funding
and staff resources

Example Frequency



- More frequent funding opportunity
- Funds a similar number of studies
- FSA budget of \$3 million / two years

Administrative Changes



Agreement Terms

- No retention
- One year extension provision



Member Agency Partnership

- 5% scoring benefit
- Requires one lead member agency and two or more member agency partners

Final Hybrid Symposium



Next Steps

Oct. Board Action → Issue RFP

Expert Review and Study Selection

2024 Q1: Fund Studies

Execute Agreements Early 2024

Launch Round 4 RFP in 2025/26

Options

- Option #1
 - Authorize up to \$6 million in additional funding for member agency studies and research under the Future Supply Actions Funding Program.
- Option #2
 - Authorize up to \$3 million in additional funding for member agency studies and research under the Future Supply Actions Funding Program.
- Option #3
 - Do not approve an RFP process for FSA Funding Program rounds 3 or 4.

Staff Recommendation

- Option #1





● **Board of Directors**
Ethics, Organization, and Personnel Committee

10/10/2023 Board Meeting

7-5

Subject

Authorize Cost-of-Living Adjustment for the General Auditor; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA

Executive Summary

Pursuant to Administrative Code Section 6208(b), Pay rates for Department Heads shall be individually fixed by the Board.

Details

Background

Pursuant to Administrative Code Section 6208(b), Pay rates for Department Heads shall be individually fixed by the Board. The General Auditor was in his probationary period when the Board was conducting the annual evaluation of the Department Heads and, therefore, was not included as part of the annual salary discussion and determination. All represented and unrepresented employees received a 3 percent Cost-of-Living Adjustment effective June 25, 2023. This Cost-of-Living Adjustment applies to employees even if they are serving a probationary period when the Cost-of-Living Adjustment takes effect.

Policy

Metropolitan Water District Administrative Code Section 6208: Pay Rate Administration

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

California Environmental Quality Act (CEQA)

CEQA determination for Option #1:

The proposed action is not defined as a project under CEQA because it involves organizational, maintenance, or administrative activities; personnel-related actions; and/or general policy and procedure making that will not result in direct or indirect physical changes in the environment. (Public Resources Code Section 21065; State CEQA Guidelines Section 15378(b)(2) and (5).)

CEQA determination for Option #2:

None required

Board Options

Option #1

Authorize a 3 percent Cost-of-Living Adjustment for the General Auditor effective June 25, 2023.

Fiscal Impact: \$8,403.20

Business Analysis: If authorized, the General Auditor will receive a 3 percent Cost-of-Living Adjustment pursuant to Administrative Code Section 6208.

Option #2

Do not authorize a 3 percent Cost-of-Living Adjustment for the General Auditor.

Fiscal Impact: None

Business Analysis: If not approved, the General Auditor will not receive a Cost-of-Living Adjustment.

Staff Recommendation


Option #1



Katano Kasaine
Assistant General Manager/
Chief Financial Officer

10/3/2023

Date



Adel Hagekhalil
General Manager

10/4/2023

Date

Ref # hr12694622



Ethics, Organization, and Personnel Committee

Authorize Cost-of-Living Adjustment for General Auditor

Item 7-5

October 9, 2023

Purpose and Background

- Seeking Authorization to provide the General Auditor with a 3% COLA.
- Administrative Code Section 6208 – Department Head pay rates are individually set by the Board
- All employees have received a 3% COLA, including those serving a probationary period.

Market Data

General Auditor

Rank	Agency	Classification Title	Agency Actual Annual Salary	Percentage Differential
1	County of Los Angeles	Auditor-Controller	\$329,390	-17.64%
2	Los Angeles Department of Water and Power	Principal Utility Accountant "A"	\$305,433	-9.08%
3	Metropolitan Water District of Southern California	General Auditor	\$280,010	
4	Los Angeles Metropolitan Transportation Authority	Executive Officer, Administration	\$222,872	20.41%
5	East Bay Municipal Utility District	Internal Auditor Supervisor	\$205,620	26.57%
6	Sanitation Districts of Los Angeles County	Supervising Internal Auditor	\$155,136	44.60%
7	State Department of Water Resources	Supervising Management Auditor	\$110,352	53.02%
8	Orange County Water District	No Comparable Match		
9	San Diego County Water Authority	No Comparable Match		
10	San Francisco Public Utilities Commission	No Comparable Match		

General Auditor

Market Data

	Comparator Agency Actual Salary	MWD Actual Salary	Differential as Dollar Amount	Percentage Differential
25th Percentile	\$167,757	\$280,010	\$112,253	40.09%
50th Percentile/ Median	\$214,246	\$280,010	\$65,764	23.49%
75th Percentile	\$284,792	\$280,010	-\$4,782	-1.71%
99th Percentile	\$329,390	\$280,010	-\$49,380	-17.64%

Board Options

- Option #1
Authorize a 3% Cost-of-Living Adjustment for the General Auditor effective June 25, 2023.
- Option #2
Do not authorize a 3% Cost-of-Living Adjustment for the General Auditor.

Staff Recommendation

- Option #1
Approve the attached salary schedules.





- **Board of Directors**
Legal and Claims Committee

10/10/2023 Board Meeting

8-3

Subject

Receive report on litigation in In re: Aqueous Film-Forming Foams Products Liability Litigation, Master Docket No.: 2:18-mn-2873-RMG, and provide direction on response to proposed settlements in: (1) City of Camden, et al. v. 3M Company, Civil Action No.: 2:23-cv-03147-RMG; and (2) City of Camden, et al. v. E.I. DuPont De Nemours and Company (n/k/a EIDP, Inc.) et al., Civil Action No.: 2:23-cv-03230-RMG; the General Manager has determined that the proposed action is exempt or otherwise not subject to CEQA [Conference with legal counsel – existing litigation; may be heard in closed session pursuant to Government Code Section 54956.9(d)(1)]

Executive Summary

This letter provides a report on two proposed class action settlements between: (1) the 3M Company (3M); and (2) E.I. Du Pont de Nemours and Company (n/k/a EIDP, Inc.), DuPont de Nemours Inc., The Chemours Company, The Chemours Company FC, LLC, and Corteva, Inc. (collectively, DuPont) (chemical companies that produce per- and polyfluoroalkyl substances (PFAS)), on the one hand, and qualifying Public Water Systems in the United States, on the other hand, in the Aqueous Film-Forming Foams (AFFF) Multi-District Litigation (MDL) Master Docket No. 2:18-mn-2873-RMG (AFFF MDL).

The current language of the proposed settlements is unclear regarding whether the parties intend the settlements to apply to wholesale water agencies such as Metropolitan. Outside counsel, on behalf of Metropolitan, has requested clarification from the Plaintiffs' Co-Lead Counsel (Co-Leads) on this and other issues. (See Attachment 1.) To achieve certainty, it will be necessary to seek confirmation from the AFFF MDL judge on the key issues raised in the letter including whether wholesale water agencies are eligible claimants. If Metropolitan is an eligible claimant and decides to participate in either or both settlements, such participation would require Metropolitan to release claims very broadly against 3M and/or DuPont for PFAS contamination in Metropolitan's Drinking Water and Public Water System (collectively, Water System), as those terms are defined in the proposed settlement agreements. Metropolitan's participation in the settlements would also substantially limit Metropolitan's potential claims against 3M, DuPont, and other possible defendants for PFAS discovered in Metropolitan's Water System in the future.

Both proposed settlement agreements are still subject to final approval by the AFFF MDL judge. Together, the settlements total between approximately \$11 and \$13 billion for all participating Public Water Systems nationwide. However, those funds are dwarfed by the estimated costs to clean up PFAS—nationwide estimates are billions of dollars per year, while Orange County has estimated its PFAS costs at \$1 billion over 30 years. Considering Metropolitan's large water system and relatively limited PFAS testing results to date; the lack of current state and federal cleanup standards for PFAS; the potential for stringent cleanup standards for numerous PFAS in the future; and the possibility of strict, joint and several, and retroactive liability for PFAS under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), Metropolitan's tradeoff of receiving some money now in exchange for the very broad release of present and future claims against 3M and DuPont may not favor settlement. Staff is going into closed session to discuss the proposed DuPont and 3M Settlements with the Committee and intends to return to the Committee in November to seek direction on responding to the two proposed class action settlements.

Details

Background

PFAS are a family of chemicals used widely in products that resist heat, oils, stains, grease, and water. PFAS were first developed in the 1940s and proliferated in the 1950s and 1960s. Today there are more than 12,000 PFAS found in many different consumer, commercial, and industrial products. Products manufactured with PFAS include non-stick cookware; fast-food packaging and pizza boxes; and stain- and water-repellent fabrics, including clothing and carpets. They were also used in AFFF, which is a fire-fighting foam and a major source of groundwater contamination at airports and military bases. People can be exposed to PFAS in a variety of ways, including through consumer products that contain the chemicals, food exposed to the chemicals, and drinking water that has been impacted by the chemicals.

AFFF MDL

More than 5,600 cases regarding PFAS in AFFF have been filed in the AFFF MDL since 2018. Because so many cases were filed in federal courts throughout the country against the same defendants with similar legal and factual issues, the Judicial Panel on Multidistrict Litigation determined that it was appropriate and efficient to group all the cases together and assign them to Judge Richard Gergel in the United States District Court for the District of South Carolina. There are four types of cases in the AFFF MDL: (1) personal injury plaintiffs claiming injury from exposure to PFAS; (2) lawsuits filed by Attorneys General on behalf of states (sovereigns) for natural resource and other damages; (3) property owners seeking damages for contaminated land; and (4) public water systems seeking drinking water testing and remediation costs. With regard to the last category, approximately 400 public water suppliers have filed lawsuits, claiming that PFAS manufacturers and other defendants have contaminated public water systems' sources of drinking water with PFAS.

DuPont's and 3M's Proposed Settlements

On June 2, 2023, DuPont announced a proposed settlement with all eligible public water systems ("PWS" as defined) where it agreed to pay \$1.185 billion (DuPont Settlement Agreement). (See Attachments 2 and 3.) On June 22, 2023, 3M announced a proposed settlement with eligible PWS where, starting in July 2024, 3M would pay between \$10.5 billion and \$12.5 billion (3M Settlement Agreement), which would be the largest contaminated drinking water settlement in U.S. history. (See Attachment 4.) All eligible PWS will be automatically included in the settlements unless they "opt out" by the deadlines. The funds in both settlement proposals would then be allocated among all eligible PWS that do not "opt out" and who submit claims to the funds. It is estimated the settlement class could include over 12,000 PWS.

Upcoming Deadlines

Judge Richard Gergel, who presides over the AFFF MDL, preliminarily approved the DuPont settlement on August 22, 2023, and the 3M settlement on August 29, 2023. This started the clock ticking on several important deadlines, including:

Deadline	DuPont	3M
Object to Settlement	November 4, 2023	November 11, 2023
Opt Out of Settlement	December 4, 2023	December 11, 2023
Final Fairness Hearing (Judge Gergel will decide whether to give his final approval of the settlements)	December 14, 2023	February 2, 2024

Settlement Classes

All PWS that are included in the DuPont and/or 3M settlement class and which do not opt out of the proposed settlements will be bound by the terms of the settlement agreements, including the release of their claims. However, such PWS must file a claim form in order to receive any money from the settlements. Although the

AFFF MDL includes over 400 water-provider plaintiffs, it is estimated there are more than 12,000 water suppliers that could be bound by the settlements as defined in the agreements. As shown in the table below, members of the proposed settlement class in both settlements fall within one of two categories or “phases.”

Settlement	Phase One	Phase Two
DuPont	Detected PFAS by 6/30/23	<ol style="list-style-type: none"> 1. Not impacted by PFAS as of 6/30/23; and 2. Must test for PFAS under UCMR 5¹ or state/federal law by end of 2025
3M	Detected PFAS by 8/28/23	<ol style="list-style-type: none"> 1. Not impacted by PFAS as of 8/28/23; and 2. Must either test for PFAS under UCMR 5 or serve >3,300 people

It is Unclear Whether Metropolitan is a Member of the DuPont and 3M Phase One Settlement Classes

Both the DuPont and the 3M Settlement Agreements define a “Public Water System” to mean a system for the provision of water to the public for human consumption through pipes or other constructed conveyances, if such a system has at least fifteen service connections or regularly serves at least twenty-five individuals.² Both agreements also specify that a “Public Water System” includes any “collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system.”³ The express intention of 3M Settlement Agreement is “that the definition of ‘Public Water System’ be as broad, expansive, and inclusive as possible.”⁴ Metropolitan has over 15 service connections that serve Metropolitan’s member agencies. Therefore, staff believes that Metropolitan is a “Public Water System” as that term is used in both the DuPont and 3M Settlement Agreements. In addition, Metropolitan has voluntarily monitored for PFAS since 2013 and has detected low levels of PFAS in its source waters as specified under the settlement agreements. Consequently, staff believes that Metropolitan is a Phase One settlement class member in both the DuPont and 3M settlements and must decide whether to opt out of the settlements.

However, the Co-Leads, and possibly 3M and DuPont, may not consider the settlement class to include wholesale water providers such as Metropolitan. First, Exhibits E and F to the 3M Settlement Agreement list the Phase One and Phase Two Eligible Claimants. Although the exhibits are illustrative only, Metropolitan is not included in either one. Second, during a recent webinar regarding the DuPont and 3M settlements, it was indicated the settlement class does not include wholesale water providers. Nevertheless, as explained above, staff believes Metropolitan is a Phase One settlement class member in both the DuPont and 3M settlements based on the defined terms in the settlement agreements compared to the nature of Metropolitan’s operations and its detection of PFAS. Because it is unclear whether the parties to the settlements agree with this interpretation, we have sent a letter to the Plaintiffs’ Co-Leads asking them to confirm whether the settlement class includes wholesalers. Depending on the Co-Leads’ responses, we will then seek guidance and/or confirmation from Judge Gergel.

¹ The U.S. Environmental Protection Agency’s (EPA’s) fifth Unregulated Contaminant Monitoring Rule.

² DuPont Settlement Agreement Section 2.40; Amended 3M Settlement Agreement Section 2.55. The Amended 3M Settlement Agreement also provides that a PWS serves an average of at least 25 individuals daily at least 60 days out of the year, consistent with the definition in the federal Safe Drinking Water Act, 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141. The 3M Settlement Agreement was amended on August 28, 2023 as a result of discussions between 3M, plaintiff PWS, and several state Attorneys General.

³ DuPont Settlement Agreement Section 2.40; Amended 3M Settlement Agreement Section 2.55.

⁴ Amended 3M Settlement Agreement Section 2.55.

Opting Out of the Settlements

If Metropolitan is an eligible claimant and does not want to participate in the DuPont or 3M settlement, it can opt out by submitting a “Request for Exclusion” from each settlement. The deadline to opt out from the DuPont settlement is December 4, 2023, and the deadline to opt out from the 3M settlement is December 11, 2023. Any claimant that opts out may withdraw its Request for Exclusion at any time before the final fairness hearing and thereby accept all the terms of the DuPont and/or 3M Settlement Agreements. Three main factors should be considered in Metropolitan’s decision of whether to opt out of the settlements: (1) the scope of the released claims and potential future liability; (2) Metropolitan’s potential share of the settlement amounts; and (3) other potential sources of funds for PFAS treatment costs. Each of these is discussed below.

1. Scope of Release

The release provisions in both settlements are very broad. The 3M Settlement Agreement’s express intention is that “the definitions of ‘Release’ and ‘Released Claims’ be as broad, expansive, and inclusive as possible.”⁵ The release provisions will apply to every settlement class member who does not opt out of the settlements, regardless of whether or not that settlement class member files a claims form or receives any money from the settlements. Thus, if Metropolitan is an eligible claimant and does not want to be bound by the release provisions, it must opt out of the settlements. The table below summarizes the release provisions in each settlement agreement.

Settlement	Claims Released	Total Settlement Amount
DuPont	<ul style="list-style-type: none"> Claims related to PFAS that entered drinking water before June 30, 2023 Claims related to the development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS alone or in products that contain PFAS as an active ingredient, byproduct, or degradation product, including AFFF Claims related to the installation, maintenance, operation, and costs associated with any kind of treatment, filtration, remediation, testing, or monitoring of PFAS that entered drinking water before June 30, 2023 Claims that were or could have been asserted in the MDL 	\$1.185 billion
3M	<ul style="list-style-type: none"> Claims related to PFAS that has entered or may enter drinking water or the class member’s PWS, including any claim that: <ul style="list-style-type: none"> i. Was or could have been asserted in the MDL ii. Is for any type of relief with respect to the design, engineering, installation, maintenance, or operation of, or cost associated with, any kind of treatment, filtration, remediation, management, investigation, testing, or monitoring of PFAS in drinking water iii. Relates to any increase in the rates for drinking water that any PWS charges its customers Claims related to the development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS or any product (including AFFF) manufactured with or containing PFAS 	\$10.5 billion and \$12.5 billion

⁵ Amended 3M Settlement Agreement Section 11.1.1.

Settlement	Claims Released	Total Settlement Amount
	<ul style="list-style-type: none"> • Claims involving any PWS transport, disposal, or arrangement for disposal of PFAS-containing waste or PFAS containing wastewater, or any PWS use of PFAS-containing water or irrigation or manufacturing • Claims involving representations about PFAS or any product manufactured with or containing PFAS • Claim for punitive or exemplary damages involving PFAS or any product containing PFAS 	

Both the DuPont and 3M settlements purport not to release any claims beyond those related to PFAS contamination in PWS' drinking water. This means, for example, that claims for soil contamination and personal injuries may not be released. It is unclear whether this means that Metropolitan would preserve any claims it might have against DuPont and 3M for PFAS in raw water. We are requesting clarification of this issue.

Claims Over Provision and Certification

Both settlement agreements include a provision related to the releases called a “claims over” provision.⁶ These provisions operate to protect the released parties (3M and DuPont) from claims by any non-released person for claims that would otherwise be released if they were brought by a releasing party.

The operation of the claims over provision, in conjunction with other provisions of the settlements, becomes more complicated when member agencies are potentially implicated. If Metropolitan opts out of the settlement, but a member agency joins, it is not clear how such an act might limit the potential for Metropolitan to seek damages against alleged polluters, as well as against DuPont or 3M. In particular, the claims forms for the settlements require the Class Member to certify that it has “consulted with any other entity that has incurred costs in connection with efforts to removed [sic] PFAS from, or prevent PFAS from entering, Settlement Class Members’ Public Water System, and that Settlement Class Member’s claim is on behalf of any such other entity.”⁷ In addition, the definition of “Releasing Parties” is so broad that it could be read to permit a member agency to release claims on behalf of Metropolitan.⁸ This certification, in combination with the releases, definition of “Releasing Parties,” and the claims over provision, could be used by 3M or DuPont to argue that member agencies released claims on behalf of Metropolitan. We are seeking clarification from the Co-Leads regarding this type of scenario.

2. Potential Settlement Amount

DuPont has agreed to pay \$1.185 billion, while 3M has agreed to pay between \$10.5 billion and \$12.5 billion, to be allocated among all eligible claimants who participate in the settlement. The total amount of funding available, as well as the allocation of these funds to potential claimants, will be determined based on a variety of factors that make a precise settlement estimate nearly impossible. For example, the amount of money each PWS ultimately receives will depend on the total number of settlement participants and the total number of impacted water sources, and it will be decreased by the amount of money allocated to attorneys’ fees for attorneys that negotiated the settlements, all of which are unknown at this time.

Despite these uncertainties, the parties that negotiated the settlements hired an economist to create allocation estimates. These tables—based on a variety of assumptions regarding the factors described above—provide at least a ballpark estimate of a particular water provider’s allocation. (See Attachments 5 and 6.) However, it is

⁶ Amended 3M Settlement Agreement Section 11.6; DuPont Settlement Agreement Section 12.7.

⁷ See Settlement Claims Forms.

⁸ Amended 3M Settlement Agreement Section 2.61.

important to note that both 3M and DuPont expressly warn that the ranges presented in the tables “are not the actual settlement awards that will be allocated to each Impacted Water Source because: certain data is not publicly available; the full extent of Impacted Water Sources is unknown; and the extent of participation in the settlement among putative members of the Settlement Class is unknown. Absent such information, Class Counsel cannot provide assurances that the actual settlement amounts will be at or even close to Class Counsel’s estimated allocation” (emphasis added).⁹

3. Other Potential Funds for PFAS Treatment Costs

Although 3M and DuPont represent two of the largest manufacturers of PFAS, there remain other potential funding sources for PFAS treatment costs such as: claims against other potentially responsible parties, including litigation against other defendants in the AFFF MDL, as well as private and public entities who released PFAS to the environment; grant funding at the state and federal levels through programs like the Infrastructure Investment and Jobs Act; loans provided at the state and federal levels; potential insurance; and, if necessary, rate increases for water supply customers.

Walk-Away Right

Both DuPont and 3M have the option to walk away from the proposed settlements and to terminate the settlement agreements if a certain percentage of settlement class members decides to opt out of the settlements. The threshold amounts that trigger the walk-away option for each settlement are in letter agreements that have been filed with the court under seal, so that information is not available to Metropolitan or to the general public. However, if enough larger size PWS opt out of the settlements, it is possible that DuPont and 3M might decide to terminate the settlements.

Objecting to the Settlements

Any settlement class member who wants to object to the DuPont or 3M settlements or to an award of fees or expenses to Class Counsel may file an “Objection.” The deadlines to object are November 4, 2023 for the DuPont settlement and November 11, 2023 for the 3M settlement.


Summary

Staff is going into closed session to discuss the proposed DuPont and 3M Settlements with the Committee and intends to return to the Committee in November to seek direction on responding to the two proposed class action settlements.

Policy

Metropolitan Water District Administrative Code Section 6433: Authority to Litigate, Compromise and Settle Claims By and Against the District

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities



Marcia Scully
General Counsel

10/9/2023

Date

⁹ Allocation Tables (Attachments 5 and 6).

Attachment 1 – Letter to Plaintiffs’ Co-Lead Counsel

Attachment 2 – DuPont Settlement Agreement

Attachment 3 – Redlines to DuPont Settlement Agreement

Attachment 4 – Amended 3M Settlement Agreement

Attachment 5 – Allocation Table for DuPont Settlement

Attachment 6 – Allocation Table for 3M Settlement

Ref# I12690829LC



October 9, 2023

Via Email

Plaintiffs' Co-Lead Counsel:

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RE: *In re Aqueous Film-Forming Foams Product Liability Litigation*, Master Docket No. 2:18-mn-2873-RMG; *City of Camden, et al. v. 3M Co.*, No. 2:23-cv-03147-RMG; and *City of Camden, et al. v. E.I. DuPont De Nemours and Co. (n/k/a EIDP, Inc.) et al.*, No.: 2:23-cv-03230-RMG– 3M and DuPont Proposed Settlements: Request from The Metropolitan Water District of Southern California and The North Texas Municipal Water District for clarity on several settlement components.

Dear Michael, Paul, Scott, and Joseph:

We write on behalf of The Metropolitan Water District of Southern California (“Metropolitan”), the largest wholesale provider of drinking water in the country, and

Plaintiffs' Co-Lead Counsel
October 9, 2023
Page 2

North Texas Municipal Water District ("NTMWD"), another large regional drinking water wholesaler.

Metropolitan provides raw and treated drinking water for 26 public member agencies to deliver—either directly or through their sub-agencies—to 19 million people living in Los Angeles, Orange, Riverside, San Bernardino, San Diego, and Ventura counties. Metropolitan owns and operates an extensive water system, including the Colorado River Aqueduct, and imports water from the Colorado River and Northern California to supplement regional drinking water supplies. Critical to understanding Metropolitan's operations, Metropolitan does not purchase State Project Water. Rather, Metropolitan has a participation right in the State Water Project—which includes the obligation to pay a share of State Water Project costs in exchange for an allocation of available water. Metropolitan pays the same amount whether it receives a full allocation or no allocation. Similarly, Metropolitan has an allocation of Colorado River water. As a result, Metropolitan does not "purchase" its water. Nonetheless, some of Metropolitan's member agencies are themselves water wholesalers—and they purchase water from Metropolitan and sell water to their own retail member agencies.

Metropolitan operates five water treatment plants, including some of the largest facilities in the nation, with a capacity to treat more than two billion gallons of water per day. Metropolitan is organized as a voluntary cooperative composed of 14 cities, 11 municipal water districts, and one county water authority that purchase some or all of their water from Metropolitan. As a result, Metropolitan has only 26 customers, with multiple service connections per customer. In this way, Metropolitan represents a critical component of the complex water system—a component almost entirely separated from end water users.

NTMWD provides treated water to approximately two million people in approximately 70 communities in a 10-county region of North Texas. This region is expected to double in size by 2050. NTMWD obtains its water primarily from Lavon Lake, Chapman Lake, Lake Texoma, and Bois d'Arc Lake located in the Trinity, Sulphur, and Red River Basins in Texas. NTMWD is comprised of 13 member cities—Allen, Farmersville, Forney, Frisco, Garland, McKinney, Mesquite, Princeton, Plano, Rockwall, Royse City, and Wylie. NTMWD also contracts to supply treated water to 33 direct customer entities and provides treated water to 31 retail customers. Like Metropolitan, NTMWD serves a vital role in a complex water provision system and is largely separated from end users.

We write because Metropolitan and its member agencies, NTMWD and its member cities, as well as other similarly situated wholesalers and their customers, occupy an ambiguous position in the Proposed Settlements as drafted. As explained below, the Proposed Settlements and Exhibits contain internally contradictory language that could lead to results that the negotiating parties may not have intended. We request clarification, a definitive statement as to Metropolitan's and NTMWD's status under both Proposed Settlements, and amendments to the preliminarily approved settlement language.

Plaintiffs' Co-Lead Counsel
October 9, 2023
Page 3

I. Unclear Status of Wholesalers in 3M and DuPont Proposed Settlements

The language of the Proposed Settlements, decisions as to notice provision, and a public statement at a webinar regarding the Proposed Settlements all lead to different conclusions as to whether wholesalers are intended to be settlement class members. Considering the stakes of inaction—including the potential to be bound by the settlements and their release provisions with no allocated share—wholesalers must be provided with certainty on their status so that they can make informed decisions on questions of substantial import to them, their customers, and the millions of people those customers serve.

A. Proposed Settlement text indicates that wholesalers are class members

The text of the Proposed Settlements appears to weigh in favor of binding qualifying wholesalers as settlement class members.

The express intention of the 3M Proposed Settlement is “that the definition of ‘Public Water System’ be as broad, expansive, and inclusive as possible.”¹ The Proposed Settlement defines the settlement class to include “Every Active Public Water System in the United States of America” that either: (1) “has one or more Impacted Water Sources as of the Settlement Date”; or (2) was required to test under UCMR-5 or that serves more than 3,300 people.² “Public Water System” is defined as “a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year, consistent with the use of that term in the Safe Drinking Water Act [(SDWA)], 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141.”³ It includes a “Community Water System of any size” as defined under the SDWA.⁴ It also includes a variety of other definitions, such as “(i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system”⁵; as well as “any Person (but not any financing or lending institution) that has legal authority or responsibility (by statute, regulation, other law, or contract) to fund or incur financial obligations for the design, engineering, installation, operation, or maintenance of any facility or equipment that treats, filters, remediates, or manages water that has entered or may enter Drinking Water or any Public Water System.”⁶

¹ Revised 3M Proposed Settlement Section 2.55.

² *Id.* Section 5.1.

³ *Id.* Section 2.55.

⁴ *Id.*

⁵ *Id.*

⁶ *Id.*

Plaintiffs' Co-Lead Counsel
October 9, 2023
Page 4

Metropolitan and NTMWD meet the 3M Proposed Settlement's definition of "Public Water System." Metropolitan and NTMWD both have over 15 service connections. They both qualify as Community Water Systems. Each also controls collection, treatment, storage, and distribution facilities for drinking water. The DuPont Proposed Settlement defines the "Settlement Class" and "Public Water System" in a similar way and thus provides for a similar analysis and determination of Metropolitan's and NTMWD's status as Public Water Systems as set forth in that agreement.⁷

As publicly reported through Annual Drinking Water Quality Reports and other documents, Metropolitan has conducted voluntary testing for PFAS using the methods provided under UCMR 5 and has infrequently detected four PFAS at low concentrations in its source waters.⁸ NTMWD voluntarily conducted that testing this year as well. Such tests, when combined with Metropolitan's and NTMWD's status as Public Water Systems, would appear to include both as putative class members under both the 3M and DuPont Proposed Settlements. Yet neither received Notice of either Proposed Settlement.

B. 3M Proposed Settlement Exhibits E and F listing putative class members indicate that some, but not all, wholesalers are class members

Although the definitions appear to include wholesalers that are similarly positioned to Metropolitan and NTMWD, the list of putative class members in Exhibits E and F to the 3M Proposed Settlement provides a conflicting account. Metropolitan and NTMWD are not listed as class members in either Exhibit E or Exhibit F.⁹ Many other wholesalers are similarly absent. Also, it was indicated during a recent widely attended webinar regarding the DuPont and 3M settlements that the settlement class does not include wholesale water providers.¹⁰ Nonetheless, some wholesalers are listed in Exhibit E as eligible Phase One claimants.¹¹ The conflicting accounts provided by the lists in Exhibits E and F indicate wholesalers' role(s) in the Proposed Settlement are inconsistently identified, and in tension with—or contradict—the text of the Proposed Settlements.

For these reasons, Metropolitan and NTMWD ask the Co-Leads to work with 3M and DuPont to provide written clarity on the negotiating parties' intent with respect to the status of wholesalers under the Proposed Settlements. A clear written statement, with judicial acknowledgment, would allow wholesalers to know whether they need to evaluate the Proposed Settlements and decide whether to join or opt out, or if they are not even eligible to participate. Further, a clear statement on the matter will clarify whether waters channeled through wholesalers were included in the settlement calculations. Considering the scale of

⁷ See DuPont Proposed Settlement Sections 5.1.1, 2.40, 2.71.

⁸ See, e.g., Metropolitan, [Frequently Asked Questions: PFAS, PFOA, PFOS](#) (Mar. 2023).

⁹ See generally Revised 3M Proposed Settlement Exs. E and F.

¹⁰ American Water Works Association, *PFAS MDL Settlements Impact All Drinking Water Utilities* (Sept. 7, 2023).

¹¹ See Revised 3M Proposed Settlement Ex. E.

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many wholesalers, that could have broad implications for many Public Water Systems considering whether to join the settlements.

II. Resolution of Conflicting Claims in Complex Drinking Water Systems

Metropolitan and NTMWD also have concerns regarding how conflicting decisions down the chain of a drinking water system may be resolved under the settlements. Several member agencies and cities of both Metropolitan and NTMWD are listed as Phase One and Two claimants under both settlements. Put simply, what if Metropolitan and one of its member agencies make different decisions regarding the Proposed Settlements? Or similarly, if NTMWD and one of its member cities or customers make different decisions regarding the Proposed Settlements?

Under our best reading of the Proposed Settlements, their terms produce counterintuitive outcomes where retailers purchase drinking water from wholesalers. Under the 3M Proposed Settlement, retailers that participate may risk releasing their claims without being able to seek an allocation award if: (1) the wholesale supplier constitutes a Public Water System; or (2) the water provided is treated as opposed to raw. Under the DuPont Proposed Settlement, retailers that participate may similarly risk releasing their claims without being able to seek an allocation award if the wholesale water seller constitutes a Public Water System. In the following sections, we analyze how the Proposed Settlements treat wholesale water agencies and the Public Water Systems that purchase water from them.

A. 3M Proposed Settlement

As we interpret the 3M Proposed Settlement, a Public Water System that buys water from a wholesale water agency cannot claim settlement money based on that purchased water in one of two circumstances: (1) the wholesale water agency itself constitutes a Public Water System; or (2) the water provided is treated as opposed to raw.

The 3M Proposed Settlement provides that a Public Water System may make a valid claim for settlement monies based on its Impacted Water Sources. The agreement further defines “Water Source” to include “a groundwater well, a surface-water intake, or any other intake point from which a *Public Water System* draws or collects water for distribution as Drinking Water, *and the raw or untreated water that is thus drawn or collected*. Solely for purposes of the Allocation Procedures described in Exhibit Q, (i) *a purchased water connection from a seller that is a Water Source is not a Water Source*[.]”¹²

The above definition for “Water Source” embeds several potential exclusions from allocation.

¹² Revised 3M Proposed Settlement Section 2.82 (emphases added).

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First, a Public Water System that buys water from a wholesale water agency could not seek an allocation award for a purchased water connection where the wholesaler itself is a Public Water System. This is because, for allocation purposes, “a purchased water connection from a seller that is a Water Source is not a Water Source.” We read this clause to mean that if a Public Agency purchases water from a wholesale water agency, and the wholesale agency connection is a Water Source, then that purchased water is not a Water Source for the Public Agency buying the water. Thus, although a Public Water Agency buying water from a wholesale water agency may qualify as a Class Member, the purchased water that makes up its drinking water supply would not be considered a valid Water Source for purposes of allocation if the wholesale agency selling the water is itself a Water Source.

Second, if a Public Water System’s purchased water connection from a wholesaler consists of treated water, as opposed to raw or untreated water, then the Public Water System cannot seek an allocation award as to that purchased connection. The “Water Source” definition comprises intake points “and the raw or untreated water that is thus drawn or collected.” This suggests that an intake point and the *treated* water drawn therefrom are *not* a Water Source.

To put these readings into practice, imagine that Retailer is a Public Water System that operates a water treatment plant and serves 5,000 customers. It lacks a natural water supply, so Retailer fully supplies its customers with water through purchases from a Wholesaler. Specifically, it purchases treated water from Wholesalers 1 and 4, and raw water from Wholesalers 2 and 3. Both Wholesalers 1 and 2 qualify as Public Water Systems for purposes of the settlement. Wholesalers 3 and 4 do not qualify as Public Water Systems for purposes of the settlement because they do not meet the definition’s requirements. The above analysis produces the below results. We ask that you confirm this analysis or provide corrections as necessary.

Seller	Water Type	Wholesaler’s Status	Can Retail Purchaser Make Claim?	Retail Purchaser Releases (If No Opt-Out)?	Can Wholesaler Make Claim?	Wholesaler Releases (If No Opt-Out)?
Wholesaler 1	Treated	PWS	No	Yes	Yes	Yes
Wholesaler 2	Raw	PWS	No	Yes	Unclear	Yes
Wholesaler 3	Raw	Not PWS	Yes	Yes	No	No
Wholesaler 4	Treated	Not PWS	No	Yes	No	No

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B. DuPont Proposed Settlement

Under the DuPont Proposed Settlement, Public Water Systems that buy water from wholesale water agencies and participate in the settlement may risk releasing their claims without being able to seek an allocation award if the wholesale water agency selling the water constitutes a Public Water System.

The DuPont Proposed Settlement states in its allocation procedures that “[f]or purposes [of] the Allocation Procedures, a purchased water connection from a seller that is a Water Source is not a Water Source.”¹³ A “Water Source” is defined as “any groundwater well, surface water intake, and any other intake point from which a Public Water System draws or collects Drinking Water.”¹⁴ “Drinking Water” is defined as “water that has entered or is provided by a Public Water System, including water collected, treated, or stored by a Public Water System for distribution to customers or users.”¹⁵

We understand that a purchased water connection is not a Water Source for the Public Water System buying water from a wholesaler, so long as the wholesale water agency is a Public Water System. The wholesale water agency selling the water (if it draws directly from a surface or groundwater source rather than from another wholesaler) could obtain an award for all its Water Sources, so long as the wholesaler selling the water is a Public Water System. Notably, the raw versus treated water issue—discussed above with respect to 3M—does not appear to be present in the DuPont settlement in this context.¹⁶

Consider again the water provider Retailer, this time purchasing water via connections from Wholesaler 1, a Public Water System, and Wholesaler 2, not a Public Water System. The above analysis produces the below results. We ask that you confirm this analysis or provide corrections as necessary.

Seller	Wholesale r's Status	Can Retail Purchaser Make Claim?	Retail Purchaser Releases (If No Opt-Out)?	Can Wholesaler Make Claim?	Wholesaler Releases (If No Opt- Out)?
Wholesaler 1	PWS	No	Yes	Yes	Yes
Wholesaler 2	Not PWS	Yes	Yes	No	No

¹³ DuPont Proposed Settlement Ex. C at 13.

¹⁴ *Id.* Section 2.71.

¹⁵ *Id.* Section 2.16.

¹⁶ *See id.* Section 2.71 (providing definition of Water Source without a raw water distinction).

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C. Conclusions on wholesalers and public water system purchasers under the settlements

In crafting the various definitions discussed above, the drafters of the Proposed Settlements may have been attempting to prevent “double recovery” based on the same PFAS found in the same water. But under our reading, the definitions create counterintuitive results which may not be intended, and thus appear to be flawed for several reasons, including:

- The way the definitions fit together, the entity incurring capital costs may not be the entity capable of recovering under the settlements. Under both settlements, if the wholesale seller of raw water is a Public Water System, then the water agency buying water from the wholesaler may not seek an allocated award as to that raw water, even if the purchaser is the one that must buy filters and incur operation and maintenance costs to treat the water.
- The Proposed Settlements will create circumstances where no one can qualify to receive Settlement Funds for certain water with PFAS. For example, consider a situation in which a water system purchases *treated* water from a wholesale seller that does not qualify as a Public Water System—under the 3M Proposed Settlement, neither the wholesaler nor the water system buying the water may submit a valid allocation claim, and the purchaser would nonetheless be bound by the settlement. Further, it is not clear whether a wholesale seller can seek to recover Settlement Funds for raw water sold to a retailer—the flow rate calculations for allocation under both Proposed Settlements requires flow rate measurement “of the water that enters the treatment plant of a surface water system.”¹⁷
- Participating wholesalers which buy water would apparently release claims regarding purchased water connections, even if they are unable to seek an allocated award with respect to those purchased water connections.
- PFAS may be introduced into a water system at any point along that system—water is not protected from contamination as soon as it is channeled, treated, or sold to another entity.
- Treated water may nevertheless need further treatment after sale to meet federal and state standards.

Metropolitan and NTMWD request clarification on how the Proposed Settlements were intended to treat wholesale water agencies and the Public Water Systems that purchase water from wholesalers. Relatedly, we request input if any part of our reading of the Proposed Settlements is inconsistent with your reading or intent.

III. Operation of Releasing Parties, Claims Over, and Certification

Metropolitan and NTMWD seek additional clarification on how the “Releasing Parties” (or “Releasing Persons”) definitions, the “claims over” provisions, and the claims forms

¹⁷ 3M Proposed Settlement Ex. Q at 4; DuPont Proposed Settlement Ex. C at 6.

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certifications would operate in the case of wholesalers. Both settlements define “Releasing Parties” or “Releasing Persons” to include, among many other entities, “anyone in privity with” a Class Member.¹⁸ Both also include “claims over” provisions, which operate to protect the released parties from claims by any non-released person for claims that would otherwise be released if they were brought by a releasing party.¹⁹ In addition, the claims forms for the settlements require the Class Member to certify that it has “consulted with any other entity that has incurred costs in connection with efforts to removed [sic] PFAS from, or prevent PFAS from entering, Settlement Class Member’s Public Water System, and that Settlement Class Member’s claim is on behalf of any such other entity.”²⁰

The operation of the foregoing definitions becomes more complicated when wholesalers are involved. If a wholesale water agency opts out of the settlement, but a Public Water System that purchases water from that wholesaler participates, it is not clear how such an act might limit the potential for the wholesale water agency to seek damages against alleged polluters, as well as against DuPont or 3M. In addition, the definition of “Releasing Parties” and the certification on the claims forms are so broad that they can be read to permit (or require) a Public Water System purchasing water from a wholesaler to release claims on behalf of a wholesaler.²¹ The claims over provision, in combination with the certification and definition of “Releasing Parties,” could be used by 3M or DuPont to argue that a Public Water System purchasing water from a wholesaler may release claims on behalf of wholesalers and bind wholesalers to the claims over provisions.

The claims forms themselves raise several other questions in how they are framed. They require the certifying party to consult with “any other entity”—a term that is broadly defined and is not limited to water agencies. Metropolitan’s source water is natural water courses. The Colorado River goes through multiple states before it reaches Metropolitan’s intake, many other water agencies use and treat water that flows through the Northern Sierras, and other agencies and entities bank groundwater from the State Water Project in the Central Valley. Would Metropolitan have to consult with state agencies regarding their activities on the Colorado River? What of the entities upstream in the Sierras? And those entities that bank in the same aquifer? Would Metropolitan have to identify and consult with all entities that are upstream from Metropolitan on both the State Water Project and the Colorado River? NTMWD faces similar challenges.

The claims forms also require the Settlement Class Member to certify that its claim is on behalf of “any other entity that has incurred costs in connection with efforts to removed [sic] PFAS from, or prevent PFAS from entering, Settlement Class Member’s Public Water

¹⁸ Revised 3M Proposed Settlement Section 2.61; DuPont Proposed Settlement Section 2.45.

¹⁹ Revised 3M Proposed Settlement Section 11.6; DuPont Proposed Settlement Section 12.7.

²⁰ See Settlement Claims Forms.

²¹ See, e.g., Revised 3M Proposed Settlement Section 2.61.

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System, and that Settlement Class Member's claim is on behalf of any such other entity.”²² Other issues related to this requirement include: (1) Do the costs that are referenced have to be incurred specifically to address PFAS, or could the removal of PFAS be incidental to the removal of other constituents in the water? (2) Does the certification cover only such past costs, or does it also apply to current and/or future costs to remove PFAS? (3) What if the other entity/entities do not agree that the Settlement Class Member's claim is on behalf of the other entity/entities – does that mean the Settlement Class Member cannot file a claim for that source water (Source A) since it cannot certify its claim is on behalf of the other entity/entities? (4) If the answer to #3 is “yes” and the Settlement Class Member still files a claim for other water sources (Source B) impacted by PFAS, does the Settlement Class Member release all claims it has as to both Source A and Source B, even though it cannot file a claim as to Source A?

Wholesale water agencies and Public Water Systems purchasing water from wholesalers need clarity to understand the implications of the Proposed Settlements on their operations, as well as their consultation obligations. As these different entities in the interrelated water system weigh their options, they need unambiguous guidance on how these provisions were intended to operate as a matter of law.

IV. Limits of 3M and DuPont Settlement Estimated Allocation Range Tables

Finally, we ask that Co-Lead Counsel provide guidance on how wholesalers should interpret 3M's and DuPont's Settlement Estimated Allocation Range Tables. Wholesalers as a group face unique circumstances that make it difficult to apply the tables as they are currently constructed. The tables only account for a PFAS Score as low as 2. Wholesalers may obtain water from sources that have been largely unused, and at a scale that experiences some level of dilution. These factors may contribute to smaller levels of PFAS contamination than the table provides. Simply put, wholesalers may be off the chart.

Should wholesalers be included in the Proposed Settlements, we ask that you provide materials specifically tailored to wholesalers so that wholesalers may assess potential settlement benefits based on their own unique qualities. Such materials should include PFAS Scores below 2.

V. Conclusion


As described above, wholesalers face many unique circumstances that do not appear to be accounted for under the Proposed Settlements. Given the complexity and magnitude of these issues, we ask that you provide clear written statements (along with judicial acknowledgement), as well as consider requesting additional time for water agencies and wholesalers alike to weigh these issues.

²² See Settlement Claims Forms.

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In order to determine whether it will be necessary for Metropolitan and NTMWD to assess and respond to the Proposed Settlements in time to meet the rapidly approaching objection and opt out deadlines, we request a response to this letter by 5 p.m. Eastern on October 13, 2023. We are available to discuss these requests at your convenience should that be helpful, and we appreciate your consideration of this letter.

Sincerely,



Jeff B. Kray
Partner, Marten Law LLP



Jessica K. Ferrell
Partner, Marten Law LLP

cc: Marcia L. Scully, General Counsel, Metropolitan
Jill C. Teraoka, Senior Deputy General Counsel, Metropolitan
Christina Tsevoukas, General Counsel, NTMWD

EXECUTION COPY

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

IN RE: AQUEOUS FILM-FORMING FOAMS PRODUCTS LIABILITY LITIGATION)))))	MDL No. 2:18-mn-2873
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CLASS ACTION SETTLEMENT AGREEMENT

This Settlement Agreement (including its Exhibits) is entered into, subject to Preliminary and Final Approval of the Court, as of June 30, 2023 (the “Settlement Date”), by and among (i) Class Representatives, individually and on behalf of the Settlement Class Members, by and through Class Counsel, and (ii) defendants The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (each, a “Settling Defendant” and collectively, “Settling Defendants”).

1. RECITALS

- 1.1. WHEREAS, Class Representatives are Public Water Systems that have filed or unfiled actions against Settling Defendants and other defendants, which filed actions are currently pending in the above-captioned multi-district litigation (as further defined below, the “MDL”);¹
- 1.2. WHEREAS, Class Representatives have alleged that they have suffered harm resulting from the presence of PFAS in Drinking Water and that Settling Defendants are liable for damages and other forms of relief to compensate for such harm;
- 1.3. WHEREAS, the Parties agree and Class Counsel have a reasonable basis to believe that the Settling Defendants collectively comprise a very small share of MDL defendants’ total alleged PFAS-related liabilities, on the order of approximately 3-7%;
- 1.4. WHEREAS, in addition to the MDL, certain other litigation is pending against Settling Defendants asserting Released Claims (collectively with the MDL, as further defined below, the “Litigation”);
- 1.5. WHEREAS, Settling Defendants deny the allegations in the Litigation and all other allegations relating to the Released Claims, and deny that they have any liability to Class Representatives, the Settlement Class, or any Settlement Class Member for any Claims of any kind, and would assert a number of legal and factual defenses against such Claims if

¹ Terms not otherwise defined herein are defined in Section 2 of this Settlement Agreement.

they were litigated to conclusion (including against certification of any purported class for litigation purposes);

- 1.6. WHEREAS, Class Counsel, Class Representatives, and Settling Defendants have engaged in extensive, arm's-length negotiations, including negotiations facilitated by a Court-appointed mediator, and have, subject to the Preliminary and Final Approval of the Court as provided for herein, reached an agreement to settle and release all Released Claims, on the terms and conditions set forth below;
- 1.7. WHEREAS, Class Representatives and Class Counsel have concluded, after a thorough investigation and after carefully considering the relevant circumstances, including the Claims asserted, the legal and factual defenses thereto, and the applicable law, the burdens, risks, uncertainties, and expense of litigation, as well as the fair, cost-effective, and assured method of resolving the Claims, that it would be in the best interests of Settlement Class Members to enter into this Settlement Agreement in order to avoid the uncertainties of litigation and to assure that the benefits reflected herein are obtained for Settlement Class Members, and further, that Class Representatives and Class Counsel consider the Settlement set forth herein to be fair, reasonable, and adequate and in the best interests of Settlement Class Members; and
- 1.8. WHEREAS, Settling Defendants, while continuing to deny any violation, wrongdoing, or liability with respect to any and all Claims asserted in the Litigation and all other Released Claims, either on their part or on the part of any of the Released Persons, have concluded that they will enter into this Settlement Agreement solely to avoid the expense, inconvenience, and distraction of further litigation.
- 1.9. NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, IT IS HEREBY AGREED by the Parties, subject to the Preliminary and Final Approval of the Court, as follows:

2. DEFINITIONS

As used in this Settlement Agreement and its Exhibits, the following capitalized terms have the defined meanings set forth below. Unless the context requires otherwise, (a) words expressed in the masculine include the feminine and gender neutral, and vice versa; (b) the word "will" has the same meaning as the word "shall"; (c) the word "or" is not exclusive; (d) the word "extent" in the phrase "to the extent" means the degree to which a subject or other thing extends, and such phrase does not simply mean "if"; (e) references to any law include all rules, regulations, and sub-regulatory guidance promulgated thereunder; (f) the terms "include," "includes," and "including" are deemed to be followed by "without limitation"; and (g) references to dollars or "\$" are to United States dollars.

- 2.1. "AFFF" means aqueous film-forming foam.
- 2.2. "Allocated Amount" means the amount of the Settlement Funds payable to the Qualifying Settlement Class Member at issue.

- 2.3. “Allocation Procedures” means the process set forth in Exhibit C to this Settlement Agreement for determining the Allocated Amount payable to individual Qualifying Settlement Class Members from the Settlement Funds.
- 2.4. “Business Day” means any day other than a Saturday, Sunday, or legal holiday in the United States of America as defined by Federal Rule of Civil Procedure 6(a)(6).
- 2.5. “Claim-Over” has the meaning set forth in Paragraph 12.7.1 of this Settlement Agreement.
- 2.6. “Claims” means any past, present or future claims, counterclaims, cross-claims, actions, rights, remedies, causes of action, liabilities, suits, proceedings, demands, damages, losses, payments, judgments, verdicts, debts, dues, sums of money, liens, costs and expenses (including attorneys’ fees and costs), accounts, reckonings, bills, covenants, contracts, controversies, agreements, obligations, promises, requests, assessments, charges, disputes, performances, warranties, omissions, grievances, or monetary impositions of any sort, in each case in any forum and on any theory, whether legal, equitable, regulatory, administrative or statutory, arising under federal, state, or local common law, statute, regulation, guidance, ordinance, or principles of equity, filed or unfilled, asserted or unasserted, fixed, contingent, or non-contingent, known or unknown, discovered or undiscovered, suspected or unsuspected, foreseen, foreseeable, unforeseen, or unforeseeable, matured or unmatured, accrued or unaccrued, ripened or unripened, perfected or unperfected, choate or inchoate, developed or undeveloped, liquidated or unliquidated, now recognized by law or that may be created or recognized in the future by statute, regulation, judicial decision or in any other manner, including any of the foregoing for direct damages, indirect damages, consequential damages, incidental damages, punitive or exemplary damages, statutory and other multiple damages or penalties of any kind, or any other form of damages whatsoever, any request for declaratory, injunctive, or equitable relief, strict liability, joint and several liability, restitution, abatement, subrogation, contribution, indemnity, apportionment, disgorgement, reimbursement, attorneys’ fees, expert fees, consultant fees, fines, penalties, expenses, costs or any other legal, equitable, civil, administrative, or regulatory remedy whatsoever, and whether direct, representative, derivative, class or individual in nature.
- 2.7. “Claims Administrator” shall mean the independent neutral third-party Person selected and Court-appointed pursuant to Paragraph 8.3 of this Settlement Agreement responsible for allocating and distributing the Settlement Funds fairly and equitably amongst all Qualifying Settlement Class Members in accordance with the Allocation Procedures.
- 2.8. “Claims Form” means the document or online form, in the form attached as Exhibit D to this Settlement Agreement, that Settlement Class Members are required to file to receive a payment under this Settlement Agreement as specified in Paragraph 11.4 of this Settlement Agreement.
- 2.9. “Claims Period” means the period of time Settlement Class Members shall have to submit a Claims Form following the Effective Date.

- 2.10. “Class Counsel” means, pending Court appointment, Michael A. London and the law firm of Douglas & London, 59 Maiden Lane, 6th Floor, New York, NY 10038; Scott Summy and the law firm of Baron & Budd, 3102 Oak Lawn Avenue, Suite 1100, Dallas, Texas, 75219; Paul J. Napoli and the law firm of Napoli Shkolnik, 1302 Ponce de Leon, San Juan, Puerto Rico 00907; Elizabeth A. Fegan and the law firm of Fegan Scott LLC, 150 S Wacker Dr., 24th Floor Chicago, IL 60606; and such other counsel as the Court may appoint to represent the Settlement Class.
- 2.11. “Class Representatives” means City of Camden Water Services; City of Brockton; City of Sioux Falls; California Water Service Company; City of Delray Beach; Coraopolis Water & Sewer Authority; Verona; Dutchess County Water and Wastewater Authority and Dalton Farms Water System; South Shore; City of Freeport; Martinsburg Municipal Authority; Seaman Cottages; Village of Bridgeport; City of Benwood; Niagara County; City of Pineville; City of Iuka; and City of Amory, or such other or different Persons as may be appointed by the Court as the representatives of the Settlement Class.
- 2.12. “CMO No. 3” means Case Management Order No. 3 (Entry No. 72) entered by the Court in the MDL on April 26, 2019.
- 2.13. “Code” means the Internal Revenue Code of 1986, as amended.
- 2.14. “Community Water System” means a Public Water System that has at least 15 service connections used by year-round residents or regularly serves at least 25 year-round residents. A “Community Water System” shall include the owner and/or operator of that system.
- 2.15. “Court” means the United States District Court for the District of South Carolina.
- 2.16. “Drinking Water” means water that has entered or is provided by a Public Water System, including water collected, treated, or stored by a Public Water System for distribution to customers or users.
- 2.17. “Effective Date” means the date of Final Judgment.
- 2.18. “Entity” means any public entity, agency or office, including any county, municipality, local government, public utility, public corporation, or equivalent of any of the foregoing (or official of any of the foregoing acting in such capacity).
- 2.19. “Escrow Agent” means the Person identified in Paragraph 7.1.2 of this Settlement Agreement.
- 2.20. “Escrow Agreement” means the agreement by and among Class Counsel, the Settling Defendants, the Escrow Agent, and the Special Master attached as Exhibit H to this Settlement Agreement.
- 2.21. “Final Approval” means the Court’s entry of the Order Granting Final Approval.

- 2.22. “Final Fairness Hearing” means the hearing scheduled by the Court to consider the fairness, reasonableness, and adequacy of the Settlement Agreement under Federal Rule of Civil Procedure 23(e)(2) and to determine whether the Order Granting Final Approval should be entered. The date of the Final Fairness Hearing shall be set by the Court and communicated to the Settlement Class Members in a Court-approved Notice under Federal Rule of Civil Procedure 23(c)(2).
- 2.23. “Final Judgment” means that the Order Granting Final Approval has become final and non-appealable and shall occur on (a) the day following the expiration of the deadline for appealing the entry by the Court of the Order Granting Final Approval (or for appealing any ruling on a timely motion for reconsideration of such Order Granting Final Approval, whichever is later), if no such appeal is filed; or (b) if an appeal of the Order Granting Final Approval is filed (i) the date upon which all appellate courts with jurisdiction (including the United States Supreme Court by petition for certiorari) affirm such Order Granting Final Judgment, or deny any such appeal or petition for certiorari, such that no further appeal is possible, or (ii) if no appeal is filed from the appellate court decision obtained pursuant to clause (i), the day following the expiration of the deadline for filing a petition for certiorari to the United States Supreme Court.
- 2.24. “Inactive Water System” means a Public Water System that is not currently active in that it does not actively produce Drinking Water on a regular basis and is not expected to resume operation within the year. Inactive Water Systems include systems that have gone out of business or been merged into other Drinking Water systems.
- 2.25. “IRS” means the U.S. Internal Revenue Service.
- 2.26. “Litigation” means collectively the MDL and all other pending litigation brought by or on behalf of a Releasing Person against a Released Person involving Released Claims.
- 2.27. “MDL” means collectively all cases filed in or transferred to *In Re: Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D.S.C.)
- 2.28. “Non-Released Person” means any Person other than the Released Persons.
- 2.29. “Non-Transient Non-Community Water System” means a Public Water System that is not a Community Water System and that regularly serves at least 25 of the same people over 6 months per year. A “Non-Transient Non-Community Water System” shall include the owner and/or operator of that system.
- 2.30. “Notice” means the Court-approved form of the notice, substantially similar to the form attached as Exhibit E to this Settlement Agreement, advising Settlement Class Members of their rights with respect to this Settlement Agreement in accordance with Paragraph 9.4 of this Settlement Agreement.
- 2.31. “Notice Administrator” means the Person or Persons selected according to Paragraph 8.1 of this Settlement Agreement responsible for developing and administering the Notice Plan for this Settlement.

- 2.32. “Notice Plan” means the plan for distribution of Notice, including direct mail and publication, as appropriate, which is set forth in Exhibit G to this Settlement Agreement and subject to Court approval as set forth in Paragraph 9.2.1 of this Settlement Agreement.
- 2.33. “Objection” has the meaning set forth in Paragraph 9.6 of this Settlement Agreement.
- 2.34. “Order Granting Final Approval” means an order, in the form attached as Exhibit B to this Settlement Agreement, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion, entered by the Court finally certifying the Settlement Class under Federal Rule of Civil Procedure 23(b)(3) for settlement purposes only, approving the terms and conditions of this Settlement Agreement in all respects under Federal Rule of Civil Procedure 23(e), entering judgment dismissing the Litigation as to the Released Persons, and including such other provisions as set forth in Exhibit B and described in Paragraph 9.8 of this Settlement Agreement.
- 2.35. “Order Granting Preliminary Approval” means an order, in the form attached as Exhibit A to this Settlement Agreement, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion, entered by the Court preliminarily certifying the Settlement Class under Federal Rule of Civil Procedure 23(b)(3) for settlement purposes only, approving the terms and conditions of this Settlement Agreement, and including such other provisions as set forth in Exhibit A and described in Paragraph 9.2.1 of this Settlement Agreement.
- 2.36. “Parties” means Settling Defendants, Class Representatives, and Class Counsel. To the extent that Settling Defendants or Class Representatives discharge any of their obligations under this Settlement Agreement through agents, the actions of those agents shall be considered the actions of the Parties.
- 2.37. “Person” means any type of person or entity, whether natural, legal, private or public.
- 2.38. “PFAS” includes, for purposes of this Settlement Agreement only, any fluorinated organic substance that contains one or more carbon atoms on which at least one of the hydrogen substituents has been replaced by a fluorine atom, and which is included in the United States Environmental Protection Agency’s list of “Per- and Polyfluoroalkyl Substances” to be monitored in its fifth Unregulated Contaminant Rule, codified at 40 C.F.R. § 141.40(a)(3) or is a per- or polyfluoroalkyl ether-based substance. Solely for purposes of this Agreement, “PFAS” also includes, in addition to all substances described in the preceding sentence (along with each substance’s conjugate acid and any salts, derivatives, isomers, or combinations thereof), perfluorooctanoic acid (“PFOA”), per- and polyfluoroalkyl acids (and any salts thereof), per- and polyfluoroalkyl halides, per- and polyfluoroalkyl alcohols, per- and polyfluoroalkyl olefins, per- and polyfluoroalkane sulfonyl fluorides (including any acids and salts thereof), perfluoroalkyl iodides, per- and polyfluoroalkyl ether-based substances, fluoropolymers, perfluoropolyethers, per- and polyfluoroalkanes, side-chain fluorinated aromatics, per- and polyfluorinated phosphates and phosphonates, per- and polyfluorinated sulfonamides, per- and polyfluorinated urethanes, and chemical precursors and degradation products of all such substances, including fluorinated monomers, polymers and side-chain fluorinated polymers and

metabolites of all such substances, as well as any substance asserted to be PFAS in Litigation. It is the intention of this agreement that the definition of PFAS be as broad, expansive, and inclusive as possible.

- 2.39. “Preliminary Approval” means the Court’s entry of the Order Granting Preliminary Approval.
- 2.40. “Public Water System” means a system for the provision of water to the public for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves at least twenty-five (25) individuals. Such term includes (i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. A “Public Water System” shall include the owner and/or operator of that system and, for purposes of Paragraph 5.1.1 only, shall also include any Entity that is legally responsible for funding (by statute, regulation, other law, or contract), other than a State or the federal government, a Public Water System described in clauses (a) or (b) of such Paragraph or has authority to bring a Claim on behalf of such a Public Water System. For purposes of this Settlement Agreement, “Public Water System” includes Community Water Systems, Non-Transient Non-Community Water Systems, and Transient Non-Community Water Systems (including, in each case, Inactive Water Systems).
- 2.41. “Qualified Settlement Fund” means the qualified settlement fund described in Paragraph 7.1, which shall be established within the meaning of Treasury Regulations § 1.468B-1 for purposes of receiving the net funds for distribution to Settlement Class Members who have been found eligible to participate in the Settlement as agreed upon by the Parties and set forth in this Settlement Agreement.
- 2.42. “Qualifying Settlement Class Members” means Settlement Class Members who submit a Claims Form that satisfies the requirements of Paragraph 11.4 and who have been determined by the Claims Administrator, under the oversight of the Special Master, to be eligible under the Allocation Procedures to receive an Allocated Amount.
- 2.43. “Released Claims” has the meaning set forth in Paragraph 12.1 of this Settlement Agreement.
- 2.44. “Released Persons” means Settling Defendants and (a) all past or present, direct or indirect, predecessors, successors (including successors by merger or acquisition), parents (including intermediate parents and ultimate parents), subsidiaries, affiliated or related companies or business entities, divisions, partnerships, or joint ventures of each Settling Defendant; and (b) all past or present officers, directors, shareholders, employees, partners, trustees, representatives, agents, servants, insurers, attorneys, subrogees, predecessors, successors, or assignees of any of the above.
- 2.45. “Releasing Persons” means (a) Settlement Class Members; (b) each of their past, present, or future, direct or indirect, predecessors, successors (including successors by merger or

acquisition), departments, agencies, divisions, districts, parents, subsidiaries, affiliates, boards, owners, or operators; (c) any past, present, or future officer, director, employee, trustee, board member, shareholder, representative, agent, servant, insurer, attorney, subrogee, predecessor, successor, or assignee of any of the above, individually or in their official, corporate, or personal capacity; (d) anyone in privity with or acting on behalf of any of the foregoing, including in a representative or derivative capacity; (e) any Person, other than a State or the federal government, that is legally responsible for funding (by statute, regulation, other law, or contract) a Settlement Class Member or has authority to bring a Claim on behalf of a Settlement Class Member, or to seek recovery for harm to a Public Water System within the Settlement Class or the ability of such system to provide safe or compliant Drinking Water; and (f) any Person, other than a State or the federal government, seeking recovery on behalf of a Settlement Class Member or seeking recovery for harm to a Public Water System within the Settlement Class or the Public Water System's ability to provide safe or compliant Drinking Water.

- 2.46. "Request for Exclusion" has the meaning set forth in Paragraph 9.7 of this Settlement Agreement.
- 2.47. "Restitution Amount" has the meaning set forth in Paragraph 11.5.1 of this Settlement Agreement.
- 2.48. "Settlement" means the settlement of the Released Claims provided for by this Settlement Agreement.
- 2.49. "Settlement Agreement" means this document, which describes the Settlement between and among the Parties and the Settlement Class, and all Exhibits attached hereto.
- 2.50. "Settlement Amount" means one billion one hundred eighty-five million dollars (\$1,185,000,000).
- 2.51. "Settlement Class" has the meaning set forth in Paragraph 5.1 of this Settlement Agreement.
- 2.52. "Settlement Class Member" means any Public Water System or Entity that is a member of the Settlement Class; provided, however, that the term Settlement Class Member does not include any Public Water System or Entity that would otherwise be a Settlement Class Member but files and serves a timely and valid Request for Exclusion pursuant to Paragraph 9.7 of this Settlement Agreement.
- 2.53. "Settlement Date" has the meaning set forth in the preamble to this Settlement Agreement.
- 2.54. "Settlement Funds" means the amount of funds in the Qualified Settlement Fund.
- 2.55. "Settling Defendants" has the meaning set forth in the preamble to this Settlement Agreement.

- 2.56. “Settling Defendants’ Counsel” means Wachtell, Lipton, Rosen & Katz, Kirkland & Ellis LLP, and Cravath, Swaine & Moore LLP, or any other law firm so designated in writing by Settling Defendants.
- 2.57. “Special Master” means the Person selected and Court-appointed pursuant to Paragraph 8.7 of this Settlement Agreement who is responsible for overseeing the Claims Administrator in reviewing, analyzing, and approving Claims Forms, as well as for allocating and distributing the Settlement Funds to Qualifying Settlement Class Members pursuant to the Allocation Procedures.
- 2.58. “State” means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, American Samoa, Guam, the U.S. Virgin Islands, and the Commonwealth of the Northern Mariana Islands, including each such Entity’s Attorney General’s office.
- 2.59. “Summary Notice” means the summary notice, in the form attached as Exhibit F to this Settlement Agreement, advising Settlement Class Members of their rights with respect to this Settlement Agreement in accordance with Paragraph 9.4 of this Settlement Agreement.
- 2.60. “Taxes” has the meaning set forth in Paragraph 7.2.2 of this Settlement Agreement.
- 2.61. “Tax Expenses” has the meaning set forth in Paragraph 7.2.2 of this Settlement Agreement.
- 2.62. “Termination Refund” has the meaning set forth in Paragraph 9.9.2 of this Settlement Agreement.
- 2.63. “Test Site” means groundwater well, surface water intake, and any other intake point from which the Public Water System draws or collects Drinking Water. For the avoidance of doubt, for each such Test Site, the water to be tested is raw water, *i.e.*, a water sample drawn from a location within the Test Site that is ahead of any treatment.
- 2.64. “Testing Methodology” has the meaning set forth in Paragraph 12.6.1 of this Settlement Agreement.
- 2.65. “Threshold A” through “Threshold K” shall each refer to a threshold to be set forth in a separate letter agreement between Class Representatives and Settling Defendants to be filed under seal with the Court.
- 2.66. “Transient Non-Community Water System” means any Public Water System that is not a Community Water System and that does not regularly serve at least 25 of the same nonresident persons per day for more than six months per year. A “Transient Non-Community Water System” shall include the owner and/or operator of that system.
- 2.67. “UCMR 5” means the U.S. EPA’s fifth Unregulated Contaminant Monitoring Rule, published at 86 Fed. Reg. 73131.
- 2.68. “UCMR 5 Deadline” means (i) December 31, 2025, or (ii) such later date to which the deadline for completion of sample collection under UCMR 5 may be extended by the U.S. EPA.

- 2.69. “U.S. EPA” means the United States Environmental Protection Agency.
- 2.70. “Walk-Away Right” has the meaning set forth in Paragraph 10.1 of this Settlement Agreement.
- 2.71. “Water Source” means any groundwater well, surface water intake, and any other intake point from which a Public Water System draws or collects Drinking Water.

3. SETTLEMENT AGREEMENT OVERVIEW

- 3.1. This Section 3 provides an overview of the Settlement Agreement for convenience only and is subject in all respects to the terms and conditions set forth in the other sections of this Settlement Agreement.
- 3.2. **Settlement Consideration.** Settling Defendants’ obligation under this Settlement Agreement, subject to the Walk-Away Right and other terms and conditions as set forth herein, is to pay or cause to be paid a Settlement Amount of one billion one hundred eight-five million dollars (\$1,185,000,000). In exchange, Settling Defendants shall receive from Settlement Class Members a release, covenant not to sue, and dismissal as provided in this Settlement Agreement.
- 3.3. **Operation of the Settlement.** Class Representatives will seek approval from the Court to certify the Settlement Class under Federal Rule of Civil Procedure 23(b)(3), for settlement purposes only. Following the Effective Date, Settlement Class Members who wish to receive an Allocated Amount of the Settlement Funds may complete and submit a Claims Form, which is attached as Exhibit D. The Claims Administrator shall be responsible for the processing of Claims Forms, including evaluation of the Claims Forms and supporting documentation as well as application of the Allocation Procedures, with oversight by the Special Master. The Claims Form must be submitted to the Claims Administrator on or prior to the conclusion of the Claims Period and must adhere to and follow all other requirements set forth herein and/or by the Special Master, including providing all required information specified on the Claims Form. The Claims Administrator will distribute the Settlement Funds to Qualifying Settlement Class Members in accordance with the Allocation Procedures in Exhibit C, which are subject to Court approval, and under the oversight of the Special Master. Settlement Class Members will be bound by the release, covenant not to sue, and dismissal as provided in this Settlement Agreement whether or not they submit a Claims Form or qualify for or receive an Allocated Amount of the Settlement Funds.

4. REPRESENTATIONS AND WARRANTIES

- 4.1. **Class Representatives’ Representations and Warranties.** Class Representatives represent and warrant to Settling Defendants as follows:
 - 4.1.1. Each of the Class Representatives is a Settlement Class Member.

- 4.1.2. Each of the Class Representatives has received legal advice from Class Counsel regarding the advisability of entering into this Settlement Agreement and the legal consequences of this Settlement Agreement.
- 4.1.3. No portion of any of the Released Claims possessed by any of the Class Representatives and no portion of any relief under this Settlement Agreement to which any of the Class Representatives may be entitled has been assigned, transferred, or conveyed by or for any of the Class Representatives to any other Person, except pursuant to any contingency fee agreement with Class Counsel, or to any lawful grant from a governmental entity, loan or lien.
- 4.1.4. None of the Class Representatives is relying on any statement, representation, omission, inducement, or promise by any of the Settling Defendants, their agents, or their representatives, except those expressly stated in this Settlement Agreement.
- 4.1.5. Each of the Class Representatives, through Class Counsel, has investigated the law and facts pertaining to the Released Claims and the Settlement.
- 4.1.6. Each of the Class Representatives has carefully read, and knows and understands, the full contents of this Settlement Agreement and is voluntarily entering into this Settlement Agreement after having consulted with Class Counsel or other attorneys.
- 4.1.7. Each of the Class Representatives has all necessary competence and authority to enter into this Settlement Agreement on its own behalf and on behalf of the Settlement Class, has authorized the execution and performance of this Settlement Agreement, has authorized Class Counsel to sign this Settlement Agreement on its behalf, and has authority to release all Released Claims on behalf of itself and all other Persons who are Releasing Persons by virtue of their relationship or association with it.
- 4.1.8. None of the Class Representatives will file a Request for Exclusion, file an Objection, nor otherwise challenge the Settlement. None of the Class Representatives will solicit, or assist others in soliciting, Settlement Class Members to file a Request for Exclusion, file an Objection, or otherwise challenge the Settlement.
- 4.2. **Class Counsel's Representations and Warranties.** Class Counsel represents and warrants to Settling Defendants as follows:
 - 4.2.1. Class Counsel believes the Settlement is fair, reasonable, adequate, and beneficial to each Settlement Class Member and that participation in the Settlement would be in the best interests of each Settlement Class Member.
 - 4.2.2. Because Class Counsel believes that the Settlement is in the best interests of each Settlement Class Member, Class Counsel will not solicit, or assist others in

soliciting, Settlement Class Members to file a Request for Exclusion, file an Objection, or otherwise challenge the Settlement.

4.2.3. Class Counsel has all necessary authority to enter into and execute this Settlement Agreement on behalf of Class Representatives and Settlement Class Members, including under CMO No. 3.

4.2.4. Each of the Class Representatives has approved and agreed to be bound by this Settlement Agreement.

4.2.5. The representations of each Class Representative in Paragraph 4.1 of this Settlement Agreement are true and correct to the best of Class Counsel's knowledge.

4.3. **Settling Defendants' Representations and Warranties.** Settling Defendants represent and warrant to Class Representatives as follows:

4.3.1. Each of the Settling Defendants has received legal advice from its attorneys regarding the advisability of entering into this Settlement Agreement and the legal consequences of this Settlement Agreement.

4.3.2. None of the Settling Defendants is relying on any statement, representation, omission, inducement, or promise by Class Representatives, Settlement Class Members, or Class Counsel, except those expressly stated in this Settlement Agreement.

4.3.3. Each of the Settling Defendants, with the assistance of its attorneys, has investigated the law and facts pertaining to the Released Claims and the Settlement.

4.3.4. Each of the Settling Defendants has carefully read, and knows and understands, the full contents of this Settlement Agreement and is voluntarily entering into this Settlement Agreement after having consulted with its attorneys.

4.3.5. Each of the Settling Defendants has all necessary authority to enter into this Settlement Agreement, has authorized the execution and performance of this Settlement Agreement, and has authorized the person signing this Settlement Agreement on its behalf to do so.

5. **CERTIFICATION FOR SETTLEMENT PURPOSES ONLY**

5.1. **Settlement Class Definition.** For the sole purpose of effectuating this Settlement, Class Representatives and Settling Defendants agree jointly to request that the Court certify the Settlement Class defined below under Federal Rule of Civil Procedure 23(b)(3):

5.1.1. The Settlement Class shall consist of each of the following:

- (a) All Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before the Settlement Date, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level; and
- (b) All Public Water Systems in the United States of America that, as of the Settlement Date, are (i) subject to the monitoring rules set forth in UCMR 5 (*i.e.*, “large” systems serving more than 10,000 people and “small” systems serving between 3,300 and 10,000 people), or (ii) required under applicable federal or state law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the UCMR 5 Deadline.

5.1.2. The following are excluded from the Settlement Class:

- (a) Any Public Water System that is located in Bladen, Brunswick, Columbus, Cumberland, New Hanover, Pender, or Robeson counties in North Carolina; provided, however, that any such system listed in this Paragraph 5.1.2(a) otherwise falling within clauses (a) or (b) of Paragraph 5.1.1 will be included within the Settlement Class if it so requests.
- (b) Any Public Water System that is owned and operated by a State government and cannot sue or be sued in its own name, which systems within Paragraph 5.1.1(a) or 5.1.1(b)(i) are listed in Exhibit I to this Settlement Agreement.
- (c) Any Public Water System that is owned and operated by the federal government and cannot sue or be sued in its own name, which systems within Paragraph 5.1.1(a) or 5.1.1(b)(i) are listed in Exhibit J to this Settlement Agreement.
- (d) In the event that a Public Water System not listed on Exhibit I or Exhibit J, including a Public Water System within Paragraph 5.1.1(b)(ii), claims that it is owned and operated by a State government or the federal government and cannot sue or be sued in its own name, the Parties will consider that claim as provided in Paragraph 5.1.3.
- (e) Any privately owned well or surface water system that is not owned by, used by, or otherwise part of, and does not draw water from, a Public Water System within the Settlement Class.

5.1.3. In the event that the Parties agree that a Public Water System, including any within Paragraph 5.1.1(b)(ii), that is owned and operated by a State government or the federal government and cannot sue or be sued in its own name was omitted from Exhibit I or Exhibit J, the Parties may, at any time before Final Approval, amend such Exhibit to add such Public Water System. The Parties agree that they will act reasonably in considering any claim of such omission.

6. CONSIDERATION

6.1. **Settlement Amount.** Within ten (10) Business Days after Preliminary Approval, Settling Defendants shall pay or cause to be paid the Settlement Amount in full, in accordance with the payment terms set forth in Paragraph 6.2.

6.2. Payment Terms.

6.2.1. Settling Defendants shall wire transfer the Settlement Amount to the Qualified Settlement Fund. If the Qualified Settlement Fund has not been established pursuant to an order of, or approved by, the Court (including approval and execution of the Escrow Agreement) by the deadline for payment of the Settlement Amount, Settling Defendants shall not be obligated to pay such amount until seven (7) Business Days after the Qualified Settlement Fund is established pursuant to an order of, or approved by, the Court (including approval and execution of the Escrow Agreement). In no event shall any Settling Defendant have any liability whatsoever with respect to the Settlement Amount once it is paid to the Qualified Settlement Fund in accordance with this Settlement Agreement. The Escrow Agent shall provide Settling Defendants wire transfer instructions and any other documentation reasonably necessary to facilitate payment of the Settlement Amount to the Qualified Settlement Fund, which shall be delivered at least seven (7) Business Days before the deadline for payment specified herein. If such wire transfer instructions and documentation have not been provided to Settling Defendants by the date seven (7) Business Days before the deadline for payment specified herein, Settling Defendants shall not be obligated to pay such amount until seven (7) Business Days after receiving the wire transfer instructions and documentation.

6.2.2. Until the Effective Date, the Settlement Funds shall be used solely to fund the provision of Notice pursuant to the Notice Plan and the reasonable fees, costs, and expenses of the Notice Administrator incurred in connection therewith, the payment of Taxes imposed on the Qualified Settlement Fund, as well as the reasonable costs, fees, and expenses of the Escrow Agent and the Special Master. The Escrow Agent shall disburse funds for Notice costs upon request by the Parties. The Special Master shall keep a record of all such expenditures, shall report them periodically to Class Counsel and the Settling Defendants until the Effective Date, and shall certify to the Parties in each such report that the Settlement Funds were used only for purposes specified in the preceding sentence. From and after the Effective Date, the Settlement Funds shall be allocated and used only as specified in Paragraphs 6.2.3, 11.1, 11.2 and 11.5. All unused Settlement Funds, including all interest earned thereon, shall be refunded to Settling Defendants should a Termination Refund become payable under Paragraph 9.9.2, 9.10.2, or 10.4 of this Settlement Agreement.

6.2.3. The “holdback assessment” required by CMO No. 3 shall be assessed upon the Effective Date, before any portion of the Settlement Funds is distributed to Settlement Class Members or Class Counsel. Such Order requires a holdback

assessment of 6% of the amount of any settlement to be allotted for common benefit attorneys' fees and 3% of the amount of any settlement to be allotted for reimbursement of permissible common benefit costs and expenses. If accounts designated to receive such funds have not been established by the Effective Date, the Escrow Agent shall pay the applicable amount into such accounts by no later than ten (10) Business Days after the Court establishes such accounts.

- 6.3. **No Additional Payment Obligations.** Paragraph 6.1 sets forth in full Settling Defendants' payment obligations under this Settlement Agreement. In no event shall the Settling Defendants be required to pay any amounts under this Settlement Agreement above the Settlement Amount. Any fees, costs, expenses, or incentive awards payable under this Settlement Agreement (including any holdback assessment(s)) shall be paid out of, and shall not be in addition to, the Settlement Amount.

7. QUALIFIED SETTLEMENT FUND

7.1. Establishment of Qualified Settlement Fund.

7.1.1. The motion seeking an Order Granting Preliminary Approval described in Paragraph 9.2.1 shall seek (1) the approval of the Escrow Agreement, (2) the authorization that the escrow account established pursuant to the Escrow Agreement be established as a "qualified settlement fund" within the meaning of Treasury Regulations § 1.468B-1, and (3) the appointment of the Special Master as the "administrator" of the Qualified Settlement Fund within the meaning of Treasury Regulations § 1.468B-2(k)(3).

7.1.2. Class Counsel and Counsel for Settling Defendants will jointly recommend the following Person to serve as Escrow Agent for the Qualified Settlement Fund, who shall be subject to appointment by the Court in the Order Granting Preliminary Approval:

Robyn Griffin, The Huntington National Bank, One Rockefeller Center, 10th Floor, New York, NY 10020.

7.1.3. Any successor to the initial Escrow Agent shall be subject to appointment by the Court, with the consent of all Parties, shall fulfill the same functions from and after the date of succession, and shall be bound by the determinations made by the predecessor(s) to date.

7.1.4. Upon Court approval of the proposed Escrow Agreement, appointment of the Escrow Agent, and authorization that the Qualified Settlement Fund established pursuant to the Escrow Agreement be established as a qualified settlement fund under § 1.468B-1 of the Treasury Regulations promulgated under IRC Section 468B, Class Counsel, Settling Defendants, the Escrow Agent, and the Special Master will execute the Escrow Agreement approved by the Court, thereby creating the Qualified Settlement Fund.

7.2. Tax Treatment of Settlement Fund.

- 7.2.1. The Qualified Settlement Fund will be structured and operated in a manner such that it qualifies as a “qualified settlement fund” within the meaning of Treasury Regulations § 1.468B-1 from the earliest date possible, and the Special Master, Settling Defendants, and all other relevant parties shall file any “relation-back election” (within the meaning of Treasury Regulations § 1.468B-1(j)(2)) required to treat the Qualified Settlement Fund as a qualified settlement fund from the earliest date possible. The “taxable year” of the Qualified Settlement Fund shall be the “calendar year” as such terms are defined in Section 441 of the Code. The Qualified Settlement Fund shall use the accrual method of accounting as defined in Section 446(c) of the Code.
- 7.2.2. The Special Master shall be authorized to take any action that it determines necessary to maintain the status of the Qualified Settlement Fund as a “qualified settlement fund” within the meaning of Treasury Regulations § 1.468B-1. The Special Master shall (a) obtain a taxpayer identification number for the Qualified Settlement Fund, (b) prepare and file, or cause to be prepared and filed, all U.S. federal, state, local, and foreign Tax returns (as applicable) required to be filed for the Qualified Settlement Fund, consistent with Treasury Regulations § 1.468B-2(k) and corresponding or similar provisions of state, local, or foreign law, and in accordance with the Settlement Agreement and the Escrow Agreement, (c) prepare and file, or cause to be prepared and filed, any other statement, return, or disclosure relating to the Qualified Settlement Fund that is required by any governmental authority, including but not limited to information reporting as described in Treasury Regulations § 1.468B-2(l) (or any corresponding or similar provision of state, local, or foreign law), (d) obtain from Settling Defendants a statement required pursuant to Treasury Regulations § 1.468B-3(e) no later than February 15th of the year following the calendar year in which Settling Defendants transfer the Settlement Amount to the Qualified Settlement Fund, and (e) be responsible for responding to any questions from, or audits regarding Taxes by, the IRS or any state or local Tax authority. The Special Master also will be responsible for ensuring the Qualified Settlement Fund complies with all withholding requirements (including by instructing the Escrow Agent to withhold any required amounts) with respect to payments made by the Qualified Settlement Fund, as well as paying any associated interest and penalties. Any amounts deducted or withheld by the Escrow Agent (or any other withholding agent) with respect to payments made by the Qualified Settlement Fund shall be treated for all purposes as though such amounts had been distributed to the Person in respect of which such deduction or withholding was made. The Special Master shall direct the Escrow Agent to timely pay from the Qualified Settlement Fund any taxes (including but not limited to withholding taxes with respect to distributions from the Qualified Settlement Fund), interest, and penalties required to be paid to the IRS or any other governmental authority by the Qualified Settlement Fund (collectively, “Taxes”) and any reasonable out-of-pocket expenses incurred to (i) cause any Tax returns and information reports to be prepared and filed, (ii) respond to any questions from, or represent the

Qualified Settlement Fund in any audit or similar proceeding regarding Taxes by, the IRS or any state or local governmental authority or (iii) otherwise satisfy any Tax compliance obligation of the Qualified Settlement Fund (such Taxes and other expenses, collectively, the “Tax Expenses”). In addition, the Special Master shall timely file with the IRS the information returns and shall timely provide to Settling Defendants the written statements, in each case, collected from Qualifying Settlement Class Members pursuant to Paragraph 11.6.2. Settling Defendants shall provide the Special Master with the statement required pursuant to Treasury Regulations § 1.468B-3(e) no later than February 15th of the year following the calendar year in which Settling Defendants transfer the Settlement Amount to the Qualified Settlement Fund.

- 7.2.3. All Taxes arising with respect to the income earned by the Qualified Settlement Fund, including any Taxes or Tax detriments that may be imposed upon Settling Defendants, their insurers, or Settling Defendants’ Counsel with respect to any income earned by the Qualified Settlement Fund for any period during which the Qualified Settlement Fund does not qualify as a “qualified settlement fund” for federal or state income Tax purposes and all Tax Expenses shall be paid out of the Qualified Settlement Fund. In all events, none of Settling Defendants, Class Representatives, Settling Defendants’ insurers, Settling Defendants’ Counsel, or Class Counsel shall have any liability or responsibility for Taxes or Tax Expenses. Taxes and Tax Expenses shall be treated as, and considered to be, a cost of administration of the Qualified Settlement Fund and shall be timely paid by the Special Master out of the Qualified Settlement Fund without prior order from the Court, and none of Settling Defendants, Class Representatives, their insurers, Settling Defendants’ Counsel, or Class Counsel shall be responsible or have any liability therefor.
- 7.2.4. Settling Defendants make no representations to Settlement Class Members or any other Person concerning any Tax consequences, Tax loss, or Tax treatment of any allocation or distribution of funds to Settlement Class Members or any other Person pursuant to this Settlement Agreement, the Settlement, or the Allocation Procedures. Settlement Class Members shall have no liability to Settling Defendants with respect to any Tax consequences, Tax loss, or Tax treatment of any amounts paid or received in accordance with the terms of this Settlement Agreement irrespective of how amounts are spent by Settlement Class Members.

8. ADMINISTRATION

- 8.1. **Selection of Notice Administrator.** Class Counsel shall nominate, subject to the consent of Settling Defendants, the following Person to serve as Notice Administrator who shall be subject to appointment by the Court in the Order Granting Preliminary Approval:

**Steven Weisbrot, Angeion Group, 1650 Arch Street, Suite 2210,
Philadelphia, PA 19103**

8.2. Requirements for Notice Administrator:

- 8.2.1. The Notice Administrator may not be a Person who has acted as counsel, or otherwise represented a party, in claims relating to AFFF or PFAS.
- 8.2.2. The Notice Administrator shall have the authority to perform all actions consistent with the terms of this Settlement Agreement that the Notice Administrator deems to be reasonably necessary to effectuate the Notice Plan, which is subject to Court approval as provided in Paragraph 9.2.1 of this Settlement Agreement. Subject to the Court's approval, the Notice Administrator may retain any Person that the Notice Administrator deems to be reasonably necessary to provide assistance in developing and administering the Notice Plan.
- 8.2.3. Any successor to the initial Notice Administrator shall be subject to appointment by the Court, with the consent of all Parties, shall fulfill the same functions from and after the date of succession, and shall be bound by the determinations made by the predecessor(s) to date.
- 8.2.4. The Notice Administrator shall have no authority to alter in any way the Parties' or Settlement Class Members' rights and obligations under the Settlement Agreement.
- 8.2.5. Settling Defendants, Settling Defendants' Counsel, and Released Persons shall have no involvement with or responsibility for supervising the Notice Administrator and are not subject to the authority of the Notice Administrator.
- 8.2.6. All fees, costs, and expenses incurred in the administration and/or work by the Notice Administrator, including fees, costs, and expenses of the Notice Administrator, as well as the costs of distributing the Notice, shall be paid from the Settlement Funds. Settling Defendants shall have no obligation to pay any such fees, costs, and expenses other than the Settlement Amount described in Paragraph 6.1.

- 8.3. Selection of Claims Administrator.** Class Counsel shall propose the following Person, subject to the consent of Settling Defendants, to serve as Claims Administrator who shall be subject to appointment by the Court in the Order Granting Preliminary Approval.

Dustin Mire, Eisner Advisory Group,² 8550 United Plaza Boulevard, Suite #1001, Baton Rouge, LA 70809

- 8.4.** The Claims Administrator's role generally shall include administration of the proposed Settlement, including reviewing, analyzing, and approving Claims Forms, including all supporting documentation as well as determining any Qualifying Settlement Class

² Eisner Advisory Group includes Eisner Advisory Group LLC and its subsidiary entities that provide professional services, including EAC Gulf Coast, LLC.

Member's Allocated Amount and overseeing distribution of the Settlement Funds pursuant to the Allocation Procedures set forth in Exhibit C.

- 8.5. The Claims Administrator may not be a Person who has acted as counsel, or otherwise represented a party, in claims relating to AFFF or PFAS.
- 8.6. All fees, costs, and expenses incurred in the administration and/or work by the Claims Administrator, including fees, costs, and expenses of the Claims Administrator, shall be paid from the Settlement Funds. Settling Defendants shall have no obligation to pay any such fees, costs, and expenses other than their obligation to pay the Settlement Amount as described in Paragraph 6.1.
- 8.7. **Selection of Special Master.** Class Counsel shall nominate the following Person, subject to the consent of Settling Defendants, to serve as Special Master who shall be subject to appointment by the Court in the Order Granting Preliminary Approval:

Matthew Garretson, Wolf/Garretson LLC, P.O. Box 2806, Park City, UT 84060

- 8.8. The Special Master's role generally shall include overseeing the Settlement, including overseeing the work of the Claims Administrator and Notice Administrator, and in providing quasi-judicial intervention if and/or when necessary, such as for determinations (if any) related to appeals of Allocated Amounts. The Special Master's decisions with respect to Allocated Amounts shall be final, binding and non-appealable on all Parties.
- 8.9. The Special Master may not be a Person who has acted as counsel, or otherwise represented a party, in claims relating to AFFF or PFAS.
- 8.10. The Special Master shall have the authority to perform all actions consistent with the terms of this Settlement Agreement that the Special Master deems to be reasonably necessary for the efficient and timely administration of the Settlement. Subject to the Court's approval, the Special Master may retain any Person that the Special Master deems to be reasonably necessary to provide assistance in administering the Settlement.
- 8.11. Any successor to the initial Special Master shall be subject to appointment by the Court, with the consent of all Parties, shall fulfill the same functions from and after the date of succession and shall be bound by the determinations made by the predecessor(s) to date.
- 8.12. The Special Master shall have no authority to alter in any way the Parties' rights and obligations under the Settlement Agreement absent express and written agreement by the Parties, other than overseeing the Claims Administrator's process of reviewing, analyzing, and approving Claims Forms and determining any Settlement Class Member's Allocated Amount pursuant to the Allocation Procedures set forth in Exhibit C.
- 8.13. Settling Defendants, Settling Defendants' Counsel, and Released Persons shall have no involvement with or responsibility for supervising the Special Master and are not subject to the authority of the Special Master.

- 8.14. All fees, costs, and expenses incurred in the administration and/or work by the Special Master, including fees, costs, and expenses of the Special Master, shall be paid from the Settlement Funds. Settling Defendants shall have no obligation to pay any such fees, costs, and expenses other than their obligation to pay the Settlement Amount as described in Paragraph 6.1.
- 8.15. **Qualified Settlement Fund Administration.** All fees, costs, and expenses incurred in the administration of the Qualified Settlement Fund, including fees, costs, and expenses of the Escrow Agent or the Special Master, shall be paid from the Settlement Funds. Settling Defendants shall have no obligation to pay any such fees, costs, and expenses other than their obligation to pay the Settlement Amount as described in Paragraph 6.1.

9. APPROVAL AND NOTICE

9.1. Approval and Effectiveness.

- 9.1.1. It is a condition to the Settlement that (a) within a reasonable time period after the Settlement Date, the Court approve and enter the Order Granting Preliminary Approval, in the form of Exhibit A, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion, and (b) the Order Granting Preliminary Approval remain in full force and effect until entry of the Order Granting Final Approval.
- 9.1.2. It is a condition to the Settlement that (a) within a reasonable time period after the Order Granting Preliminary Approval, the Court approve and enter the Order Granting Final Approval, in the form of Exhibit B, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion, and (b) the Order Granting Final Approval remain in full force and effect until it reaches Final Judgment.
- 9.1.3. It is a condition to the Settlement that the Order Granting Final Approval not be reversed, vacated, or modified on appeal, a motion for reconsideration, or other review and that Final Judgment be reached.
- 9.1.4. The Parties agree that the Settlement is not final and enforceable until the Effective Date, except as to any provisions that the Settlement Agreement provides shall occur prior to the Effective Date. Each of the Order Granting Preliminary Approval and the Order Granting Final Approval shall be enforceable upon entry in accordance with their terms.

9.2. Preliminary Approval.

- 9.2.1. Within ten (10) calendar days after the Settlement Date, Class Counsel shall submit to the Court a motion, which shall be consistent with this Settlement Agreement and which Settling Defendants shall have a reasonable right to review but agree not to oppose, seeking entry of the Order Granting Preliminary Approval in the form of Exhibit A, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion. The

motion shall seek (a) preliminary certification, for settlement purposes only, of the Settlement Class; (b) Preliminary Approval of the Settlement; (c) approval of the form of Notice (attached as Exhibit E); (d) approval of the Notice Plan (attached as Exhibit G); (e) appointment of Class Counsel; (f) appointment of Class Representatives; (g) appointment of the Notice Administrator; (h) appointment of the Claims Administrator; (i) appointment of the Special Master; (j) appointment of the Escrow Agent; (k) approval of the Escrow Agreement; (l) establishment of the Qualified Settlement Fund; (m) scheduling of the Final Fairness Hearing, and (n) a stay of all proceedings brought by Releasing Persons in the MDL and in other Litigation in any forum as to Settling Defendants, and an injunction against the filing of any new such proceedings.

- 9.2.2. The Parties agree to take all actions reasonably necessary to obtain Preliminary Approval; provided, however, that no Party shall be required to agree to any modification of the Order Granting Preliminary Approval attached as Exhibit A, the Notice attached as Exhibit E, or any other attached Exhibits.
- 9.3. **Stay of Proceedings.** Class Representatives agree to stay all proceedings in the MDL as to Settling Defendants, and any other Litigation brought by a Class Representative in any other forum, from the Settlement Date until the earlier of (a) the Effective Date, or (b) termination of this Settlement Agreement in accordance with its terms. The foregoing stay shall be in addition to the stay provided for in the Order Granting Preliminary Approval attached as Exhibit A.
- 9.4. **Notice.** Notice of the Settlement shall be given as soon as practicable after Preliminary Approval; provided, however, that the Notice process shall commence no later than fourteen (14) calendar days following Preliminary Approval. Notice shall be provided by the Notice Administrator to Settlement Class Members by first-class U.S. mail where available, and Summary Notice shall be provided by publication elsewhere to meet the requirements of Federal Rule of Civil Procedure 23. The Notice and Summary Notice are attached as Exhibits E and F to this Settlement Agreement, and any modifications to them must be acceptable to all Class Representatives and Settling Defendants in their individual discretion.
- 9.5. **CAFA Notice.** Pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715, Settling Defendants shall serve notice of the Settlement on the appropriate federal and state officials no later than ten (10) calendar days after the filing of this Settlement Agreement with the Court.
- 9.6. **Objections to Settlement.** Any Settlement Class Member who wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated “Objection” with the Clerk of the Court and provide service on all Parties in accordance with Federal Rule of Civil Procedure 5.

- 9.6.1. All Objections must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Settlement Class Member and must provide:
 - 9.6.1.1. an affidavit or other proof of the Settlement Class Member's standing;
 - 9.6.1.2. the name, address, telephone and facsimile number and email address (if available) of the filer and the Settlement Class Member;
 - 9.6.1.3. the name, address, telephone, and facsimile number and email address (if available) of any counsel representing the Settlement Class Member;
 - 9.6.1.4. all objections asserted by the Settlement Class Member and the specific reason(s) for each objection, including all legal support and evidence the Settlement Class Member wishes to bring to the Court's attention;
 - 9.6.1.5. an indication as to whether the Settlement Class Member wishes to appear at the Final Fairness Hearing; and
 - 9.6.1.6. the identity of all witnesses the Settlement Class Member may call to testify.
- 9.6.2. All objections must be filed and served on such schedule as the Court may direct. In seeking Preliminary Approval, the Parties will request that the deadline for submission of Objections shall be set on a date no less than sixty (60) calendar days after commencement of dissemination of the Notice. Objections submitted by any Settlement Class Member to incorrect locations shall not be valid.
- 9.6.3. Settlement Class Members may object either on their own or through any attorney hired at their own expense. If a Settlement Class Member is represented by counsel, the attorney must file a notice of appearance with the Clerk of Court no later than the date ordered by the Court for the filing of Objections and serve such notice on all Parties in accordance with Federal Rule of Civil Procedure 5 within the same time period.
- 9.6.4. Any Settlement Class Member who fully complies with the provisions of this Paragraph 9.6 may, in the Court's discretion, appear at the Final Fairness Hearing to object to the Settlement or to the award of fees and costs to Class Counsel. Any Settlement Class Member who fails to comply with the provisions of this Paragraph 9.6 shall waive and forfeit any and all objections the Settlement Class Member may have asserted.
- 9.6.5. The assertion of an objection under this Paragraph does not operate to opt the Person asserting it out of, or otherwise exclude that Person from, the Settlement Class. A Person within the Settlement Class can opt out of the Settlement Class and Settlement only by complying with the provisions of Paragraph 9.7.

- 9.7. **Requests for Exclusion.** Any Person within the Settlement Class who wishes to opt out of the Settlement Class and Settlement must file a written and signed statement entitled “Request for Exclusion” with the Notice Administrator and provide service on all Parties in accordance with Federal Rule of Civil Procedure 5.
- 9.7.1. The Request for Exclusion must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to exclude the Person from the Settlement and must:
- 9.7.1.1. provide an affidavit or other proof of the standing of the Person requesting exclusion and why they would be a Settlement Class Member absent the Request for Exclusion;
 - 9.7.1.2. provide the filer’s name, address, telephone and facsimile number and email address (if available);
 - 9.7.1.3. provide the name, address, telephone number, and e-mail address (if available) of the Person whose exclusion is requested; and
 - 9.7.1.4. be received by the Notice Administrator no later than the date designated for such purpose in the Notice.
- 9.7.2. All Requests for Exclusion must be filed and served on such schedule as the Court may direct. In seeking Preliminary Approval, the Parties will request that the deadline for submission of Requests for Exclusion shall be set on a date no less than sixty (60) calendar days after commencement of dissemination of the Notice. Requests for Exclusion submitted by any Settlement Class Member to incorrect locations shall not be valid.
- 9.7.3. Any Person that submits a timely and valid Request for Exclusion shall not (i) be bound by any orders or judgments effecting the Settlement; (ii) be entitled to any of the relief or other benefits provided under this Settlement Agreement; (iii) gain any rights by virtue of this Settlement Agreement; or (iv) be entitled to submit an Objection.
- 9.7.4. Any Settlement Class Member that does not submit a timely and valid Request for Exclusion submits to the jurisdiction of the Court and, unless the Settlement Class Member submits an Objection that complies with the provisions of Paragraph 9.6, shall waive and forfeit any and all objections the Settlement Class Member may have asserted.
- 9.7.5. No “mass,” “class,” “group” or otherwise combined Request for Exclusion shall be valid, and no Person within the Settlement Class may submit a Request for Exclusion on behalf of any other Settlement Class Member.

9.8. Final Approval.

- 9.8.1. At the Final Fairness Hearing, the Parties will request that the Court: (a) enter the Order Granting Final Approval in the form attached as Exhibit B to this Settlement Agreement, with any modifications acceptable to all Class Representatives and Settling Defendants in their individual discretion; (b) conclusively certify the Settlement Class; (c) approve the Settlement Agreement as final, fair, reasonable, adequate, and binding on all Settlement Class Members; (d) enter judgment dismissing the Released Claims as set forth in this Settlement Agreement; and (e) permanently enjoin any Settlement Class Member from asserting or pursuing any Released Claim against any Released Person in any forum.
- 9.8.2. Pursuant to Federal Rule of Civil Procedure 23(h), Class Counsel may apply for a fee consisting of a portion of the Settlement Funds. That application shall be filed not less than 20 Business Days before Objections are due pursuant to Paragraph 9.6.
- 9.8.3. The Parties agree to take all actions reasonably necessary to obtain Final Approval; provided, however, that no Party shall be required to agree to any modification of the Order Granting Final Approval attached as Exhibit B.

9.9. Effect of Failure of Approval. If the Court declines or fails to enter an Order Granting Preliminary Approval or an Order Granting Final Approval in accordance with and in the reasonable time specified in Paragraphs 9.1.1 and 9.1.2, the Parties shall proceed as follows:

- 9.9.1. If the Court declines to or does not enter the Order Granting Preliminary Approval or the Order Granting Final Approval in accordance with Paragraphs 9.1.1 and 9.1.2, the Litigation against the Released Persons will resume unless within thirty (30) calendar days of such event the Parties mutually agree in writing to either (a) seek reconsideration or appellate review of any decision denying entry of such order; (b) attempt to renegotiate the settlement and seek Court approval of the renegotiated settlement; and/or (c) comply with other guidance or directives the Court has provided.
- 9.9.2. If the Litigation against the Released Persons resumes pursuant to Paragraph 9.9.1, or the Parties seek reconsideration and/or appellate review of any decision denying entry of the Order Granting Preliminary Approval or Order Granting Final Approval and such reconsideration and/or appellate review is denied: (a) the Escrow Agent shall, within seven (7) calendar days of receiving written notice of such resumption or the denial of further reconsideration or appellate review, repay to Settling Defendants any unused portion of the Settlement Funds, including interest accrued thereon, as of the date on which notice is received (the "Termination Refund"), and (b) this Settlement Agreement shall terminate upon payment of the Termination Refund.

9.9.3. If, for any reason, the Settlement is not approved by the Court, then no class will be deemed certified as a result of this Settlement Agreement, and the Litigation against the Released Persons for all purposes will revert to its status as of the Settlement Date. In such event, Settling Defendants will not be deemed to have consented to certification of any class, and will retain all rights to oppose, appeal, or otherwise challenge, legally or procedurally, class certification or any other issue in this case. Likewise, if the Settlement is not approved by the Court, then the participation in the Settlement by any Class Representative or Settlement Class Member cannot be raised as a defense to their Claims.

9.10. **Effect of Failure of Order Granting Final Approval to Reach Final Judgment.** If the Order Granting Final Approval does not reach Final Judgment, the Parties shall proceed as follows:

9.10.1. If the Order Granting Final Approval does not reach Final Judgment because it is reversed, vacated, or modified on appeal, a motion for reconsideration, or other review, the Litigation against the Released Persons will resume within thirty (30) calendar days unless the Parties mutually agree in writing to either (a) seek further reconsideration or appellate review of such decision (including in the U.S. Supreme Court by petition for writ of certiorari); and/or (b) attempt to renegotiate the settlement and seek Court approval of the renegotiated settlement.

9.10.2. If the Litigation against the Released Persons resumes pursuant to Paragraph 9.10.1, or the Parties seek further reconsideration and/or appellate or other review of the decision reversing, vacating, or materially modifying the Order Granting Final Approval and such further reconsideration and/or appellate or other review is denied: (a) the Escrow Agent shall, within seven (7) calendar days of receiving written notice of such resumption repay to Settling Defendants the Termination Refund, and (b) this Settlement Agreement shall terminate upon payment of the Termination Refund.

9.10.3. If, for any reason, the Order Granting Final Approval does not reach Final Judgment, then no class will be deemed certified as a result of this Settlement Agreement or the Order Granting Final Approval, and the Litigation against the Released Persons for all purposes will revert to its status as of the Settlement Date. In such event, Settling Defendants will not be deemed to have consented to certification of any class, and will retain all rights to oppose, appeal, or otherwise challenge, legally or procedurally, class certification or any other issue in this case. Likewise, if the Settlement does not reach Final Judgment, then the participation in the Settlement by any Class Representative or Settlement Class Member cannot be raised as a defense to their claims.

10. **SETTLING DEFENDANTS' WALK-AWAY RIGHT**

10.1. **Walk-Away Right.** The Settling Defendants shall have the option, in their sole discretion, to terminate this Settlement Agreement (the "Walk-Away Right") if any one of the following conditions is satisfied:

10.1.1. **Very Large Community Systems.** With respect to Community Water Systems that serve more than 500,000 people, timely and valid Requests for Exclusion from the Settlement Class are received from:

- (a) More than Threshold A of such Community Water Systems that are either (x) identified in the U.S. EPA Safe Drinking Water Information System (“SDWIS”) as having a surface water source, or (y) identified in SDWIS as having only groundwater source and do not meet the criteria set forth in Paragraph 10.1.1(b); or
- (b) More than Threshold B of such Community Water Systems (x) that are identified in SDWIS as having only groundwater source, and (y) have tested all of their Test Sites for PFAS under the Testing Methodology (as defined in Paragraph 12.6) before the deadline for submission of Requests for Exclusion and detected PFAS in four or fewer Test Sites.

10.1.2. **Community Water Systems with Current Detections.** With respect to Community Water Systems described in Paragraph 5.1.1(a) of this Settlement Agreement (other than those serving more than 500,000 people), timely and valid Requests for Exclusion from the Settlement Class are received from:

- (a) More than Threshold C of such Community Water Systems that serve 100,001 to 500,000 people; or
- (b) More than Threshold D of such Community Water Systems that serve 10,001 to 100,000 people; or
- (c) More than Threshold E of such Community Water Systems that serve 3,300 to 10,000 people; or
- (d) More than Threshold F of such Community Water Systems that serve less than 3,300 people; or
- (e) More than Threshold G of the subset of such Community Water Systems that are a plaintiff as of the Settlement Date in any Litigation against any of the Settling Defendants.

10.1.3. **Other Community Water Systems.** With respect to Community Water Systems described in Paragraph 5.1.1(b) of this Settlement Agreement that are not also within Paragraph 5.1.1(a) (other than those serving more than 500,000 people), timely and valid Requests for Exclusion from the Settlement Class are received from:

- (a) More than Threshold H of such Community Water Systems that serve 100,001 to 500,000 people; or
- (b) More than Threshold I of such Community Water Systems that serve 10,001 to 100,000 people; or

- (c) More than Threshold J of such Community Water Systems that serve 3,300 to 10,000 people.

10.1.4. **Transient Non-Community Water Systems and Non-Transient Non-Community Water Systems.** With respect to Transient Non-Community Water Systems and Non-Transient Non-Community Water Systems that are part of the Settlement Class (under either Paragraph 5.1.1(a) or (b)), timely and valid Requests for Exclusion from the Settlement Class are received from more than Threshold K of such Transient Non-Community Water Systems and Non-Transient Non-Community Water Systems, in the aggregate.

10.2. For purposes of any of the conditions in Paragraph 10.1:

10.2.1. percentages will be calculated using as the denominator the number of Public Water Systems in each category listed on Annex 1 to the separate letter agreement between Class Representatives and the Settling Defendants to be filed under seal with the Court; and

10.2.2. a Public Water System otherwise within the Settlement Class will be counted towards the applicable threshold specified above if a timely and valid Request for Exclusion from the Settlement Class is received from either (a) the Public Water System itself or (b) from an Entity that is legally responsible for funding (by statute, regulation, other law, or contract) a Public Water System described in clauses (a) or (b) of Paragraph 5.1.1 or that has authority to bring a Claim on behalf of such a Public Water System.

10.3. **Time Period to Exercise Walk-Away Right.** Settling Defendants will have access to the Requests for Exclusion as they are served on the Notice Administrator and the Parties. Settling Defendants will have fourteen (14) Business Days after the deadline for submitting Requests for Exclusion to provide notice to Class Counsel of the exercise of the Walk-Away Right if any of the conditions in Paragraph 10.1 is satisfied. If the Settling Defendants do not collectively provide notice of exercise of the Walk-Away Right to Class Counsel in accordance with this Paragraph 10.3, the Walk-Away Right shall be waived.

10.4. **Effect of Exercising the Walk-Away Right.** The Escrow Agent shall, within seven (7) calendar days of receiving written notice of the Settling Defendants' exercise of the Walk-Away Right, repay to Settling Defendants the Termination Refund. This Settlement Agreement shall thereupon terminate, and this Settlement Agreement, Settling Defendants' obligations under it, and all Releases shall become null and void. In the event of such a termination, no class will be deemed certified as a result of this Settlement Agreement, and the Litigation for all purposes will revert to its status as of the Settlement Date. In such event, Settling Defendants will not be deemed to have consented to certification of any class, and will retain all rights to oppose, appeal, or otherwise challenge, legally or procedurally, class certification or any other issue in this case. Likewise, the participation in the Settlement by any Class Representative or Settlement Class Member cannot be raised as a defense to their claims.

- 10.5. **Walk-Away Right Disputes.** Any disputes relating to whether the conditions to exercise of the Settling Defendants' Walk-Away Right have been satisfied shall be submitted to the Court, and said decision by the Court shall be final, binding, and non-appealable.

11. DISTRIBUTIONS

- 11.1. **Notice and Administration.** All costs of notice and administration of the Settlement shall be paid from the Settlement Funds in accordance with the provisions of this Settlement Agreement. Settling Defendants shall have no obligation for any such fees, costs, and expenses other than their payment obligations under Paragraph 6.1.

- 11.2. **Attorneys' Fees and Costs.** Interim Class Counsel intend to file a motion for fees and costs that will request that amounts due under the Holdback Provisions set forth in CMO No. 3, private attorney/client contracts, and fees of Class Counsel all be paid from the Qualified Settlement Fund, but any such costs and fees of Class Counsel must be approved by the Court. Any such award shall be paid from the Qualified Settlement Fund by the Escrow Agent before any portion of the Settlement Funds are distributed to Qualifying Settlement Class Members, upon production to the Escrow Agent of a copy of the order, no later than seven (7) days after the Effective Date or such later date as the award may become payable under the Court's order. Settling Defendants shall have no obligation for any such award other than their payment obligations under Paragraph 6.1.

- 11.3. **Distribution to Qualifying Settlement Class Members.** All monetary awards to Qualifying Settlement Class Members will be strictly governed by the Allocation Procedures, attached as Exhibit C. The Allocation Procedures are designed to fairly and equitably allocate the settlement among Qualifying Settlement Class Members to resolve PFAS contamination in Drinking Water in Public Water Systems in such a way that reflects facts used in designing a water treatment system in connection with such contamination. The Claims Administrator will provide a copy of submitted Claims Forms to Settling Defendants.

- 11.4. **Submission of Claims.** Qualifying Settlement Class Members will be required to comply with strict deadlines for Claims Forms. The Allocation Procedures specify, among other requirements, that a Settlement Class Member will not be allocated nor receive any share of the Settlement Funds if it does not complete and timely submit a Claims Form.

11.5. Allocation:

- 11.5.1. The Settlement Amount less the amounts paid out pursuant to Paragraphs 6.2.3, 11.1, and 11.2 (the "Restitution Amount") shall be allocated among the Qualifying Settlement Class Members pursuant to the Allocation Procedures as specified in Exhibit C to this Settlement Agreement.

- 11.5.2. Each of the Settling Defendants and the Settlement Class Members acknowledges and agrees that:

- (a) The Class Representatives sought compensatory restitution and remediation (within the meaning of Section 162(f)(2)(A) of the Code) as

damages for alleged harms suffered by the Settlement Class Members relating to the Released Claims and PFAS manufactured or sold by Settling Defendants;

- (b) The Restitution Amount is being paid solely as compensatory restitution and remediation for the alleged harms described in Paragraph 11.5.2(a) allegedly suffered by the Settlement Class Members, and the portion of the Restitution Amount received by each Settlement Class Member is being paid solely as compensatory restitution and/or remediation for such alleged harms allegedly suffered by such Settlement Class Member.
- (c) The payment of the Restitution Amount by Settling Defendants constitutes, and is paid (i) as restitution for alleged PFAS contamination, and/or (ii) for remediation by the Settlement Class Members of alleged PFAS contamination (including the installation of upgraded filtration systems and increased operating expenses associated therewith), which restitution or remediation has had or will have a direct nexus or connection with the alleged harms described in Paragraph 11.5.2(a). Payment by Settling Defendants of the Restitution Amount is intended to restore, in whole or in part, the Settlement Class Members to the same or substantially similar position or condition they would have been in had the Settlement Class Members not suffered the alleged harms described in Paragraph 11.5.2(a). Each Settlement Class Member agrees that it will use the Allocated Amount it receives in a manner consistent with this Paragraph 11.5.
- (d) For the avoidance of doubt, no portion of the Restitution Amount constitutes disgorgement or is properly characterized as the payment of statutory or other fines, penalties, punitive damages, or other punitive assessments.

11.6. Tax Cooperation and Reporting:

- 11.6.1. Upon request by any Settling Defendant, the Qualifying Settlement Class Members agree to perform such further acts and to execute and deliver such further documents as may be reasonably necessary for Settling Defendants to establish the statements set forth in Paragraph 11.5.2 to the satisfaction of their tax advisors, their independent financial auditors, the IRS, or any other governmental authority, including as contemplated by Treasury Regulations § 1.162-21(b)(3)(ii) and any subsequently proposed or finalized relevant regulations or administrative guidance. Without limiting the generality of the foregoing, each Qualifying Settlement Class Member shall cooperate in good faith with any Settling Defendant with respect to any Tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Settlement Agreement.

- 11.6.2. Each Qualifying Settlement Class Member agrees that, as a condition to its receipt of the Allocated Amount, it will provide the Claims Administrator with (a) a duly completed and executed IRS Form 1098-F with respect to each Settling Defendant (or other information return that may be required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) and a duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) with respect to each Settling Defendant and (b) written authorization substantially in the form of Exhibit K attached hereto for the Claims Administrator to file such Forms 1098-F (or other information return that may be required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) with the IRS and to provide such written statement to each Settling Defendant on such Qualifying Settlement Class Member's behalf. Each Qualifying Settlement Class Member agrees that it will prepare any IRS Form 1098-F (or other information return that may be required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) and written statement required to be delivered pursuant to the preceding sentence in a manner fully consistent with Paragraph 11.5.2, including by reporting its portion of the Restitution Amount as "Restitution/remediation amount" in Box 3 of IRS Form 1098-F. The Claims Administrator shall advise each Qualifying Settlement Class Member of its Allocated Amount to facilitate compliance with this Paragraph 11.6.2. As may be mutually agreed by the Parties, this clause may be modified to facilitate submission of IRS Forms 1098-F as may be necessary.

12. RELEASE, COVENANT NOT TO SUE, AND DISMISSAL

12.1. Release.

- 12.1.1. Upon entry of the Final Judgment, the Releasing Persons shall have expressly, intentionally, voluntarily, fully, finally, irrevocably, and forever released, waived, compromised, settled, and discharged the Released Persons from any and all Claims arising out of or relating to conduct by, or liability of, Released Persons before the Settlement Date, (i) that arise from or relate to PFAS that entered Drinking Water of a Public Water System within the Settlement Class, its Water Sources, its facilities or real property, or any of its Test Sites at any time before the Settlement Date (as set forth in Paragraph 12.6); (ii) that arise from or relate to the development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS alone or in products that contain PFAS as an active ingredient, byproduct, or degradation product, including AFFF; (iii) for any type of relief with respect to the installation, maintenance, or operation of, and cost associated with any kind of treatment, filtration, remediation, testing, or monitoring of PFAS by any Settlement Class Member with respect to PFAS that entered Drinking Water of a Public Water System within the Settlement Class, its Water Sources, its facilities or real property, or any of its Test Sites at any time before the Settlement Date (as set forth in Paragraph 12.6); or (iv) that were or could have been asserted in the Litigation (all of the foregoing Claims, the "Released Claims").

- 12.1.2. Without limiting Paragraph 12.1.1, the Released Claims include Claims that arise out of or relate to the discharge, remediation, testing, monitoring, treatment or processing of water by a Public Water System within the Settlement Class (including stormwater or wastewater) with respect to PFAS that entered its Water Sources, its facilities or real property, or any of its Test Sites at any time before the Settlement Date (as set forth in Paragraph 12.6), *except* (a) where a Settlement Class Member also owns real property or owns or operates a facility that is separate from and not related to a Public Water System and does not provide Drinking Water (*e.g.*, a separate wastewater or stormwater system or airports or fire training facilities that are not related to a Public Water System), Claims relating to the discharge, remediation, testing, monitoring, treatment or processing of stormwater or wastewater at or by such separate real property or facility are preserved to the extent such Claims seek damages not arising from or relating to alleged harm to Drinking Water, or (b) if the EPA or a State establishes additional requirements (including a condition or requirement in a State-issued permit) after the Settlement Date with respect to the discharge, remediation, testing, monitoring, treatment or processing of PFAS-containing stormwater or wastewater, such Claims relating to stormwater or wastewater are preserved to the extent they seek to recover for additional compliance costs imposed on the Settlement Class Member by such new requirements above the compliance costs under laws, regulations, directives or requirements existing as of the Settlement Date.
- 12.1.3. Notwithstanding Paragraphs 12.1.1 and 12.1.2, (x) the Released Claims shall not include Claims that arise from or relate to a Test Site as to which PFAS is deemed under Paragraph 12.6 to have entered the water or facilities or real property of the Public Water System after the Settlement Date; and (y) any Releasing Person that is not a Public Water System but that is legally responsible for funding (by statute, regulation, other law, or contract) or that has authority to bring a Claim on behalf of, or to seek recovery for harm to, a Public Water System in the Settlement Class or the Public Water System's ability to provide safe or compliant Drinking Water, gives the release only to the extent of Claims that seek to recover for alleged harm to such Public Water System, and "Released Claims" shall not include other Claims of such Releasing Person.
- 12.1.4. This Agreement shall not release any Claims owned by a State or the federal government where brought, respectively, by the State or the federal government.
- 12.2. **Covenant Not to Sue.** The Releasing Persons shall not at any time hereafter, in any federal court, state court, arbitration, regulatory agency, or other tribunal or forum continue to prosecute, commence, file, initiate, institute, cause to be instituted, assist in instituting, or permit to be instituted on their, his, her, or its behalf, or on behalf of any other Person, any Claim alleging or asserting any Released Claims or challenging the validity of the release set forth in Paragraph 12.1 of this Settlement Agreement. If any such Claim exists in any court, tribunal or other forum as of the Effective Date, the Releasing Persons covenant, promise and agree to withdraw, and seek a dismissal with prejudice of, such proceeding forthwith. The Releasing Persons consent to the jurisdiction of this Court or, at Settling

Defendants' sole option, any other court having jurisdiction to enter an injunction barring them from commencing or prosecuting any Claim, or seeking other benefits, based upon the Released Claims.

- 12.3. **Dismissal.** In accordance with the foregoing release and covenant not to sue, from and after the Effective Date, all pending Litigation shall be dismissed with prejudice to the extent it contains Released Claims against Released Persons. The Order Granting Final Approval shall provide for such dismissals. Any plaintiff in a Litigation asserting Claims against Released Persons that the plaintiff believes are preserved under Paragraphs 12.1.2(a) or 12.1.3(y) shall execute a stipulation of partial dismissal with prejudice in the form provided for in Exhibit L within thirty (30) calendar days of the Effective Date; provided, however, that in the event that any such plaintiff fails to file the required stipulation of dismissal in a Litigation within thirty (30) calendar days of the Effective Date, such Litigation shall be dismissed by operation of the Order Granting Final Approval (x) with prejudice to the extent it contains Released Claims against Released Persons, and (y) without prejudice to the extent it contains Claims against Released Persons that are preserved under Paragraphs 12.1.2(a) or 12.1.3(y). With respect to any Claims that are not dismissed or that are dismissed without prejudice under this Paragraph, Released Persons shall retain all defenses, including the right to argue that the Claim is not preserved and is released.
- 12.4. **Injunction.** From and after the Effective Date, by operation of the Order Granting Final Approval, the Parties agree that each and every Settlement Class Member will be permanently barred and enjoined from commencing, filing, initiating, instituting, prosecuting, and/or maintaining any judicial, arbitral, or regulatory action with respect to any and all Released Claims.
- 12.5. **Exclusive Remedy.** The relief provided for in this Settlement Agreement shall be the sole and exclusive remedy for all Releasing Persons with respect to any Released Claims, and the Released Persons shall not be subject to liability or expense of any kind with respect to any Released Claims other than as set forth in this Settlement Agreement. The Parties agree, and the Order Granting Final Approval shall provide, that the relief provided in this Settlement Agreement fairly and adequately remedies any harm arising out of or relating to Public Water Systems in the Settlement Class to the extent allegedly caused by any Released Person that arises from or relates to PFAS in or affecting each such Public Water System or otherwise arises from or relates to any Released Claim. Nothing herein releases any Claim by any Releasing Person against any Non-Released Person.
- 12.6. **Future PFAS Discovery.** The following shall apply for purposes of applying the release provisions of this Section 12:
- 12.6.1. Each Public Water System in the Settlement Class that submits a Claims Form (or any Entity that submits a Claims Form on behalf of such Public Water System) shall certify that it has tested all of its Test Sites for PFAS after U.S. EPA's announcement of the testing requirements of UCMR 5 using a methodology consistent with the requirements of UCMR 5 or applicable State requirements (if

stricter) (such methodology being the “Testing Methodology”); provided, however, that:

- (a) if a Test Site was tested on or before the Settlement Date and found to contain any PFAS at any level, such Test Site with a previous detection of PFAS need not be tested again and shall be treated for purposes of this Paragraph 12.6 as if it were tested under the Testing Methodology during the required time period, and
- (b) if a Public Water System has multiple Test Sites that are surface water intakes drawing from the same surface water source (*e.g.*, river, lake, reservoir), the Public Water System may perform the testing under the Testing Methodology required by this Paragraph 12.6.1 at either (i) each such Test Site; or (ii) an entry point to the distribution system fed by all such Test Sites, in which case the result of such testing (*i.e.*, detection or non-detection of PFAS) shall apply for purposes of this Paragraph 12.6 to all such Test Sites that feed the entry point.

12.6.2. If for any reason, a Public Water System in the Settlement Class does not certify that it has tested all of its Test Sites under the Testing Methodology before the UCMR 5 Deadline, the Public Water System (and all other Persons who are Releasing Persons by virtue of their relationship or association with such Public Water System) will be deemed to give the release set forth in Paragraph 12.1 in full, including as to all Claims relating to each of its Test Sites. Any PFAS detected in any of such Public Water System’s Drinking Water, Water Sources, Test Sites, facilities or real property, or discharge water after the Settlement Date shall be deemed to have entered the water or facilities or real property before the Settlement Date and thus to be within the temporal scope of the release.

12.6.3. If a Public Water System in the Settlement Class tests all of its Test Sites under the Testing Methodology before the UCMR 5 Deadline and detects PFAS at any level in all such Test Sites, the Public Water System (and all other Persons who are Releasing Persons by virtue of their relationship or association with such Public Water System) will be deemed to give the release set forth in Paragraph 12.1 in full, including as to all Claims relating to each of its Test Sites. Any PFAS detected in any of such Public Water System’s Drinking Water, Water Sources, Test Sites, facilities or real property, or discharge water after the Settlement Date shall be deemed to have entered the water or facilities or real property before the Settlement Date and thus to be within the temporal scope of the release.

12.6.4. If a Public Water System in the Settlement Class tests all of its Test Sites under the Testing Methodology before the UCMR 5 Deadline but after U.S. EPA’s announcement of the testing requirements of UCMR 5, and such testing detects no PFAS at any level in an individual Test Site, any PFAS subsequently detected in the same Test Site will be deemed to have entered the water after the Settlement Date and thus to be outside the temporal scope of the release. The Public Water System (and all other Persons who are Releasing Persons by virtue of their

relationship or association with such Public Water System) will be deemed to give the release set forth in Paragraph 12.1 as to all Claims except those Claims relating to the individual Test Site(s) in which no PFAS at any level was detected in testing under the Testing Methodology.

12.6.5. Notwithstanding Paragraph 12.6.4, if a Public Water System in the Settlement Class chooses to treat PFAS contamination at an aggregation point, any preservation of Claims under Paragraph 12.6.4 as to a Test Site that feeds that aggregation point shall be limited to Claims for recovery of additional costs (if any) of treating PFAS contamination at that aggregation point that arise from the subsequent detection of PFAS at that Test Site. Nothing in this Settlement Agreement shall obligate a Public Water System to treat PFAS contamination at an aggregation point.

12.6.6. Nothing in this Paragraph 12.6 shall be interpreted to bring within the scope of the release any Claim that is excepted from the release under Paragraph 12.1.2(a) or (b).

12.7. Protection Against Claims-Over.

12.7.1. The Order Granting Final Approval will specify that the Settlement is a good-faith settlement that bars any Claim by any Non-Released Person against any Released Person for contribution, indemnification, or otherwise seeking to recover all or a portion of any amounts paid by or awarded against that Non-Released Person to any Settlement Class Member or Releasing Person by way of settlement, judgment, or otherwise (a "Claim-Over") on any Claim that would be a Released Claim were such Non-Released Person a Settling Defendant, to the extent that a good-faith settlement (or release thereunder) has such an effect under applicable law.

12.7.2. If a Released Claim asserted by a Settlement Class Member gives rise to a Claim-Over against a Released Person and a court determines that the Claim-Over can be maintained notwithstanding the order referenced in Paragraph 12.7.1, the Settlement Class Member shall reduce the amount of any judgment it obtains against the Non-Released Person who is asserting the Claim-Over by whatever amount is necessary, or take other action as is sufficient, to fully extinguish the Claim-Over under applicable law. Nothing herein prevents a Settlement Class Member from pursuing litigation against a Non-Released Person and collecting the full amount of any judgment, except to the extent it is necessary to protect the Released Person to fully extinguish a Claim-Over under applicable law.

12.7.3. To the extent that, on or after the Settlement Date, any Settlement Class Member enters into a settlement with any Non-Released Person on any Claim that would be a Released Claim were such Non-Released Person a Settling Defendant, the Settlement Class Member will obtain from such Non-Released Person a prohibition on contribution or indemnity of any kind, substantially equivalent to that required from Settling Defendants in Paragraph 12.7.4, or a release from such

Non-Released Person in favor of the Released Persons (in a form equivalent to the releases contained in this Settlement Agreement) of any Claim-Over.

12.7.4. No Released Person shall seek to recover for amounts paid under this Settlement Agreement based on contribution, indemnification or any other theory from any Non-Released Person; provided, however, that a Released Person shall be relieved of this prohibition with respect to any Non-Released Person that asserts a Claim-Over against it. For the avoidance of doubt, nothing herein shall prohibit a Released Person from recovering amounts owed pursuant to insurance contracts.

12.8. **Liens.** Each Settlement Class Member agrees to be responsible for any liens, interests, actions, or claims asserted by any third party, in a derivative manner, for or against the portion of Settlement Funds allocated to that Settlement Class Member, including without limitation, any derivative actions or claims asserted by any financial institutions, lenders, insurers, agents, representatives, successors, predecessors, assigns, attorneys, bankruptcy trustees, and any and all other Persons who may claim through them in a derivative manner.

12.9. **Waiver of Statutory Rights.** To the extent the provisions apply, the Settlement Class Members (on behalf of themselves and their associated Releasing Persons) expressly, knowingly, and voluntarily waive the provisions of Section 1542 of the California Civil Code, which provides as follows:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

To the extent the provisions apply, the Settlement Class Members (on behalf of themselves and their associated Releasing Persons) likewise expressly, knowingly, and voluntarily waive the provisions of Section 20-7-11 of the South Dakota Codified Laws, which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.

To the extent the laws apply, the Settlement Class Members (on behalf of themselves and their associated Releasing Persons) expressly waive and relinquish all rights and benefits that they may have under, or that may be conferred upon them by, Section 1542 of the California Civil Code, Section 20-7-11 of the South Dakota Codified Laws, and all similar laws of other States, to the fullest extent that they may lawfully waive such rights or benefits pertaining to the Released Claims. In connection with such waiver and relinquishment, the Settlement Class Members (on behalf of themselves and their associated Releasing Persons) acknowledge that they are aware that they or their attorneys

may hereafter discover claims or facts in addition to or different from those that they now know or believe to exist with respect to the Released Claims, but that it is their intention to accept and assume that risk and fully, finally, and forever release, waive, compromise, settle, and discharge all of the Released Claims against Released Persons. The release thus shall remain in effect notwithstanding the discovery or existence of any additional or different claims or facts.

13. MISCELLANEOUS PROVISIONS

- 13.1. **Continuing Jurisdiction.** The Court shall have and retain jurisdiction over the interpretation and implementation of this Settlement Agreement, as well as any and all matters arising out of, or related to, the interpretation or implementation of the Settlement Agreement.
- 13.2. **Cooperation.** The Parties shall cooperate fully with each other and shall use all reasonable efforts to obtain Court approval of the Settlement and all of its terms. Settling Defendants shall provide all information reasonably necessary to assist Class Representatives in the filing of any brief supporting approval of the Settlement. Class Representatives, Class Counsel, Settling Defendants, and Settling Defendants' Counsel agree to support this Settlement Agreement, to recommend its approval to the Court, and to use all reasonable efforts to give force and effect to its terms and conditions; provided, however, that no Party shall be required to agree to any modification to this Settlement Agreement or its Exhibits. Neither the Class Representatives, Class Counsel, Settling Defendants, Settling Defendants' agents, nor Settling Defendants' Counsel shall in any way encourage any objections to the Settlement (or any of its terms or provisions) or encourage any Settlement Class Member to file a Request for Exclusion.
- 13.3. **No Admission of Wrongdoing or Liability.** Settling Defendants do not admit or concede any liability or wrongdoing, acknowledge any validity to the Claims asserted in the Litigation, acknowledge that certification of a litigation class is appropriate as to any Claim, or acknowledge any weakness in the defenses asserted in the Litigation or any other suit, action, or proceeding, and nothing in this Settlement Agreement, the Order Granting Preliminary Approval, or the Order Granting Final Approval shall be interpreted to suggest anything to the contrary. Nothing in this Settlement Agreement, any negotiations, statements, communications, proceedings, filings, or orders relating thereto, or the fact that the Parties entered the Settlement Agreement and settled the Released Claims, shall be construed, deemed, or offered as an admission or concession by any of the Parties or Settlement Class Members or as evidentiary, impeachment, or other material available for use or subject to discovery in any suit, action, or proceeding (including the Litigation), except (i) as required or permitted to comply with or enforce the terms of this Settlement Agreement, the Order Granting Preliminary Approval, or the Order Granting Final Approval, or (ii) in connection with a defense based on *res judicata*, claim preclusion, collateral estoppel, issue preclusion, relative degree of fault, release, or other similar theory asserted by any of the Released Persons. The Settling Defendants retain full rights to contest the certification of any class for litigation purposes.

- 13.4. **No Admission as to PFAS.** Nothing in this Settlement Agreement, including the definition of PFAS, shall be used as evidence or an admission (or be construed as evidence or an admission) that any Settling Defendant developed, manufactured, formulated, distributed, sold, transported, stored, loaded, mixed, applied, or used PFAS alone or in products that contain PFAS as an active ingredient, byproduct, or degradation product, including AFFF, or otherwise had any contact or dealings with any particular PFAS.
- 13.5. **Amendment of Settlement Agreement.** No waiver, modification, or amendment of the terms of this Settlement Agreement or its Exhibits, made before or after Final Approval, shall be valid or binding unless in writing, signed by Class Counsel and by duly authorized signatories of each Settling Defendant, and then only to the extent set forth in such written waiver, modification or amendment, and subject to any required Court approval.
- 13.6. **Other Settlements.** In the event that any of Class Representatives or any of Class Counsel enter into another actual or proposed settlement with any defendant in the MDL between the Settlement Date and Final Approval that contains a definition of PFAS that differs from the definition set forth herein, Settling Defendants shall have the option, in their sole discretion, to substitute such different definition for the definition set forth herein.
- 13.7. **Construction of Settlement Agreement.** The Parties acknowledge as part of the execution hereof that this Settlement Agreement was reviewed and negotiated by their respective counsel and agree that the language of this Settlement Agreement shall not be presumptively construed against any of the Parties. This Settlement Agreement shall be construed as having been drafted by all the Parties, so that any rule of construction by which ambiguities are interpreted against the drafter shall have no force and effect.
- 13.8. **Arm's-Length Transaction.** The Parties each acknowledge that the negotiations leading up to this Settlement Agreement were conducted in good faith and at arm's length; this Settlement Agreement is made and executed by and of each Party's own free will; each Party knows all of the relevant facts and its rights in connection therewith; and each Party has not been improperly influenced or induced to agree to this Settlement as a result of any act or action on the part of any other Party or employee, agent, attorney, or representative of any other Party.
- 13.9. **Third-Party Beneficiaries.** This Settlement Agreement does not create any third-party beneficiaries, except Settlement Class Members and Released Persons other than Settling Defendants.
- 13.10. **Entire Agreement.** No representations, warranties, or inducements have been made to any of the Parties, other than those representations, warranties, and covenants contained in this Settlement Agreement. This Settlement Agreement, including its Exhibits, constitutes the entire agreement among the Parties and Settlement Class Members with regard to the subject matter contained herein, and supersedes and cancels all prior and contemporaneous agreements, negotiations, commitments, and understandings among the Parties with respect to the specific subject matter hereof.

- 13.11. **Binding Effect.** This Settlement Agreement shall be binding upon and inure to the benefit of the Parties, the Settlement Class Members, and the Released Persons, and their respective heirs, successors and assigns. This Settlement Agreement shall have such effect as provided by applicable law (*e.g.*, *res judicata*, reduction of alleged damages) on Claims by all Persons (including any Person who is excepted from the definition of Releasing Persons or the release in Paragraph 12.1) whether or not such Claims are released hereunder, and no Settlement Class Member shall (a) authorize any such other Person to bring a Released Claim on its behalf or to seek damages arising from harm to it within the scope of the release in Paragraph 12.1, or (b) provide any material or financial support to any such other Person in taking any of the actions referenced in clause (a). Consistent with Paragraph 4.3, the individual signing this Settlement Agreement on behalf each Settling Defendant hereby represents and warrants that s/he has the power and authority to enter into this Settlement Agreement on behalf of such Settling Defendant, as well as the power and authority to bind such Settling Defendant to this Settlement Agreement. Likewise, consistent with Paragraph 4.2, Class Counsel executing this Settlement Agreement represents and warrants that s/he has the authority to enter into this Settlement Agreement on behalf of Class Representatives and to bind Class Representatives.
- 13.12. **Waiver.** Any failure by any of the Parties to insist upon the strict performance by any of the other Parties of any of the provisions of this Settlement Agreement shall not be deemed a waiver of any of the provisions of this Settlement Agreement and such Party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Settlement Agreement.
- 13.13. **Specific Performance.** The Parties agree that money damages would not be a sufficient remedy for any breach of this Settlement Agreement, other than as to any term requiring payment of money, and each non-breaching Party shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach in addition to any other remedy available at law or in equity, without the necessity of demonstrating the inadequacy of money damages.
- 13.14. **Force Majeure.** The failure of any Party to perform any of its obligations hereunder shall not subject any Party to any liability or remedy for damages, or otherwise, where such failure is occasioned in whole or in part by Acts of God, fires, accidents, pandemics, other natural disasters, interruptions or delays in communications or transportation, labor disputes or shortages, shortages of material or supplies, governmental laws, rules or regulations of other governmental bodies or tribunals, acts or failures to act of any third parties, or any other similar or different circumstances or causes beyond the reasonable control of such Party.
- 13.15. **Confidentiality.** The Parties shall keep confidential the content of the negotiations, points of discussion, documents, communications, and supporting data utilized or prepared in connection with the negotiations and settlement discussions taking place in this case, except as otherwise required by law. Nothing in this Settlement Agreement shall prevent Settling Defendants from disclosing such information to their insurers if requested by those insurers. The Parties may, at their discretion, issue publicity, press release, or other public statements regarding this Settlement, whether unilaterally or as jointly agreed to in writing

by all Parties. Any jointly agreed or other statement shall not limit Settling Defendants' ability to provide information about the Settlement to their employees, accountants, attorneys, insurers, shareholders, or other stakeholders or in accordance with legal requirements, or to limit Class Counsel's ability to provide Notice or information about the Settlement to Settlement Class Members or in accordance with legal requirements.

13.16. **Exhibits.** All exhibits hereto are incorporated herein by reference as if set forth herein verbatim, and the terms of the exhibits are expressly made a part of this Settlement Agreement.

13.17. **Notices to Parties.** Any notice, request, instruction, or other document to be delivered pursuant to this Settlement Agreement shall be sent to the appropriate Party by (i) electronic mail; and (ii) overnight courier, delivery confirmation requested:

If to Settling Defendants:

The Chemours Company
Office of the General Counsel
1007 Market Street
Wilmington, DE 19801
Attn: Kristine M. Wellman
kristine.m.wellman@chemours.com

With a copy to:

Jeffrey M. Wintner
Graham W. Meli
Wachtell, Lipton, Rosen & Katz
51 West 52nd Street
New York, NY 10019
jmwintner@wlrk.com
gwmeli@wlrk.com

DuPont de Nemours, Inc.
974 Centre Rd.
Wilmington, DE 19806
Attn: Erik T. Hoover
erik.t.hoover@dupont.com

With a copy to:

Kevin T. Van Wart
Kirkland & Ellis LLP
300 North LaSalle
Chicago, IL 60654
kevin.vanwart@kirkland.com

Corteva Inc.
974 Centre Road
Building 735
Wilmington, DE 19805
Attn: Cornel B. Fuerer
cornel.b.fuerer@corteva.com

With a copy to:

Michael T. Reynolds
Cravath, Swaine & Moore LLP
825 Eighth Avenue
New York, NY 10019
mreynolds@cravath.com

EIDP, Inc.
974 Centre Road
Building 735
Wilmington, DE 19805
Attn: Thomas A. Warnock
thomas.a.warnock@corteva.com

With a copy to:

Michael T. Reynolds
Cravath, Swaine & Moore LLP
825 Eighth Avenue
New York, NY 10019
mreynolds@cravath.com

If to the Class Representatives, Class Counsel, or Settlement Class Members:

Michael A. London
Douglas & London, P.C.
59 Maiden Lane, 6th Floor
New York, New York 10038
mlondon@douglasandlondon.com

Paul J. Napoli
Napoli Shkolnik
1302 Avenida Ponce de Leon
San Juan, Puerto Rico 00907
PNapoli@NSPRLaw.com

Scott Summy
Baron & Budd
3102 Oak Lawn Avenue, Suite 1100
Dallas, Texas 75219
ssummy@baronbudd.com


Elizabeth A. Fegan
Fegan Scott
150 S Wacker Dr, 24th Floor
Chicago, IL 60606
Beth@feganscott.com

- 13.18. **Governing Law.** This Settlement Agreement, including its construction and interpretation, shall be governed by and construed in accordance with the substantive law of the State of South Carolina, without regard to any choice-of-law rules that would require the application of the law of another jurisdiction.
- 13.19. **When Settlement Agreement Becomes Effective.** This Settlement Agreement shall become effective upon its execution by Settling Defendants and Class Counsel on the Settlement Date, subject to the approval of the Court and the termination provisions set forth herein.
- 13.20. **Counterparts.** This Settlement Agreement may be executed in any number of counterparts, each of which shall be an original and all of which shall together constitute one and the same instrument. It shall not be necessary for any counterpart to bear the signature of all Parties.
- 13.21. **Captions.** The captions, titles, headings, or subheadings of the sections and paragraphs of this Settlement Agreement have been inserted for convenience of reference only and shall have no effect upon the construction or interpretation of any part of this Settlement Agreement.
- 13.22. **Electronic Signatures.** Any Party may execute this Settlement Agreement by having their respective duly authorized signatory sign their name on the designated signature block below and transmitting that signature page electronically to counsel for all of the Parties. Any signature made and transmitted electronically for the purpose of executing this Settlement Agreement shall be deemed an original signature for purposes of this Settlement Agreement, and shall be binding upon the Party transmitting their signature electronically.
- 13.22. **Effect on Existing EPA Consent Order Obligations or Leach Settlement.** Nothing in this Settlement Agreement is intended to nor shall alter, change, or amend any obligations of any Settling Defendant or Released Persons under (a) the 2009 Administrative Order on

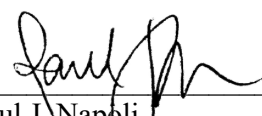
Consent entered into with the United States Environmental Protection Agency as set forth in Docket Nos. SDWA-03-2009-0127-DS and SDWA-05-2009-0001, and as amended, including the First Amendment of January 5, 2017; or (b) the November 17, 2004 Class Action Settlement Agreement in *Leach et al. v. E.I. du Pont de Nemours and Co. et al.*, Case No. 01-C-608 (Wood Cty. W. Va. Cir. Ct.).

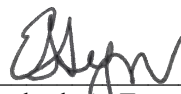
Agreed to this 30th day of June, 2023.

CLASS COUNSEL:

By: 
Michael A. London
DOUGLAS & LONDON, P.C.
59 Maiden Lane, 6th Floor
New York, NY 10038

By: 
Scott Zummy
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3102 Oak Lawn Avenue
Suite 1100
Dallas, Texas, 75219

By: 
Paul J. Napoli
NAPOLI SHKOLNIK
1302 Ponce de Leon
San Juan, Puerto Rico 00907

By: 
Elizabeth A. Fegan
FEGAN SCOTT LLC
150 S. Wacker Dr., 24th Fl.
Chicago, IL 60606

SETTLING DEFENDANTS:**The Chemours Company**

By: _____
Name: Kristine M. Wellman
Title: Senior Vice President, General Counsel
and Corporate Secretary

The Chemours Company FC, LLC

By: _____
Name: Kristine M. Wellman
Title: Senior Vice President and
General Counsel

DuPont de Nemours, Inc.

By: _____
Name: Erik T. Hoover
Title: Senior Vice President and
General Counsel

Corteva, Inc.

By: _____
Name: Cornel B. Fuerer
Title: Senior Vice President, General Counsel

**E.I. DuPont de Nemours and Company
n/k/a EIDP, Inc.**

By: _____
Name: Thomas A. Warnock
Title: Associate General Counsel and
Assistant Secretary

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Name: Kristine M. Wellman
Title: Senior Vice President, General Counsel
and Corporate Secretary

The Chemours Company FC, LLC

By: _____
Name: Kristine M. Wellman
Title: Senior Vice President and
General Counsel

DuPont de Nemours, Inc.

By: _____
Name: Erik T. Hoover
Title: Senior Vice President and
General Counsel

Corteva, Inc.

By: _____
Name: Cornel B. Fuerer
Title: Senior Vice President, General Counsel

**E.I. DuPont de Nemours and Company
n/k/a EIDP, Inc.**

By: _____
Name: Thomas A. Warnock
Title: Associate General Counsel and
Assistant Secretary

Consent entered into with the United States Environmental Protection Agency as set forth in Docket Nos. SDWA-03-2009-0127-DS and SDWA-05-2009-0001, and as amended, including the First Amendment of January 5, 2017; or (b) the November 17, 2004 Class Action Settlement Agreement in *Leach et al. v. E.I. du Pont de Nemours and Co. et al.*, Case No. 01-C-608 (Wood Cty. W. Va. Cir. Ct.).

Agreed to this 30th day of June, 2023.

CLASS COUNSEL:

By: _____
Michael A. London
DOUGLAS & LONDON, P.C.
59 Maiden Lane, 6th Floor
New York, NY 10038

By: _____
Scott Summy
BARON & BUDD, P.C.
3102 Oak Lawn Avenue
Suite 1100
Dallas, Texas, 75219

By: _____
Paul J. Napoli
NAPOLI SHKOLNIK
1302 Ponce de Leon
San Juan, Puerto Rico 00907

By: _____
Elizabeth A. Fegan
FEGAN SCOTT LLC
150 S. Wacker Dr., 24th Fl.
Chicago, IL 60606

SETTLING DEFENDANTS:

The Chemours Company

By: _____
Name: Kristine M. Wellman
Title: Senior Vice President, General Counsel
and Corporate Secretary

The Chemours Company FC, LLC

By: _____
Name: Kristine M. Wellman
Title: Senior Vice President and
General Counsel

DuPont de Nemours, Inc.

By: _____
Name: Erik T. Hoover
Title: Senior Vice President and
General Counsel

Corteva, Inc.

By: _____
Name: Cornel B. Fuerer
Title: Senior Vice President, General Counsel

**E.I. DuPont de Nemours and Company
n/k/a EIDP, Inc.**

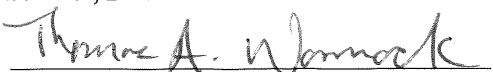
By: 
Name: Thomas A. Warnock
Title: Associate General Counsel and
Assistant Secretary

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<u>Exhibit</u>	<u>Document</u>	<u>Referenced in MSA Section</u>
A	Proposed Preliminary Approval Order	§ 2.35; § 9.1.1; § 9.2.1; § 9.2.2; § 9.3
B	Proposed Final Approval Order	§ 2.34; § 9.1.2; § 9.8.1; § 9.8.3
C	Allocation Procedures	§ 2.3; § 3.3; § 8.4; § 8.12; § 11.3; § 11.5.1
D	Claims Forms	§ 2.8; § 3.3
E	Long Form Notice	§ 2.30; § 9.2.1; § 9.2.2
F	Summary Notice	§ 2.59
G	Notice Plan	§ 2.32; § 9.2.1
H	Escrow Agreement	§ 2.20
I	Excluded state-owned Public Water Systems	§ 5.1.2(b); § 5.1.2(d); § 5.1.3
J	Excluded federal-owned Public Water Systems	§ 5.1.2(c); § 5.1.2(d); § 5.1.3
K	IRS Form 1098-F Authorization Letter	§ 11.6.2
L	Stipulation of Dismissal	§ 12.3

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EXHIBIT A

EXHIBIT A: [PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

IN RE: AQUEOUS FILM-FORMING)	
FOAMS PRODUCTS LIABILITY)	MDL No. 2:18-mn-2873
LITIGATION)	

**[PROPOSED] ORDER GRANTING
PRELIMINARY APPROVAL OF SETTLEMENT AGREEMENT**

Before the Court is the Motion of proposed Class Counsel for Preliminary Approval of Settlement Agreement (the “Preliminary Approval Motion”), pursuant to Rules 23(a), 23(b), and 23(e) of the Federal Rules of Civil Procedure, which seeks: (1) Preliminary Approval of the Settlement Agreement; (2) preliminary certification, for settlement purposes only, of the Settlement Class; (3) approval of the form of Notice to the Settlement Class; (4) approval of the Notice Plan; (5) appointment of Class Counsel; (6) appointment of Class Representatives; (7) appointment of the Notice Administrator; (8) appointment of the Claims Administrator; (9) appointment of the Special Master; (10) appointment of the Escrow Agent; (11) approval of the Escrow Agreement; (12) establishment of the Qualified Settlement Fund; (13) scheduling of a Final Fairness Hearing; and (14) a stay of all proceedings brought by Releasing Persons in the MDL and in other Litigation in any forum as to Settling Defendants, and an injunction against the filing of any new such proceedings.

WHEREAS, a proposed Settlement Agreement has been reached by and among (i) Class Representatives, individually and on behalf of the Settlement Class Members, by and through Class Counsel, and (ii) defendants The Chemours Company, The Chemours Company FC, LLC,

DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc.;

WHEREAS, the Court, for the purposes of this Order Granting Preliminary Approval, adopts all defined terms as set forth in the Settlement Agreement;

WHEREAS, this matter has come before the Court pursuant to the Preliminary Approval Motion;

WHEREAS, Settling Defendants do not oppose the Court's entry of this Order Granting Preliminary Approval;

WHEREAS, the Court finds that it has jurisdiction over the action and each of the Parties for purposes of settlement and asserts jurisdiction over the Class Representatives for purposes of considering and effectuating the Settlement Agreement;

[WHEREAS, the Court held a hearing on the Preliminary Approval Motion on _____, 2023; and]

WHEREAS, the Court has considered all of the presentations and submissions related to the Preliminary Approval Motion and, having presided over and managed the proceedings in the MDL as Transferee Judge since December 7, 2018, pursuant to the Transfer Order of the same date, is familiar with the facts, contentions, claims, and defenses as they have developed in these proceedings, and is otherwise fully advised of all relevant facts in connection therewith;

IT IS HEREBY ORDERED AS FOLLOWS:

I. PRELIMINARY APPROVAL OF SETTLEMENT AGREEMENT

1. The Court finds that the requirements of Rules 23(a)(1)-(4), 23(b), and 23(e) of the Federal Rules of Civil Procedure have been satisfied for purposes of preliminary approval of the Settlement Agreement, such that notice of the Settlement Agreement should be directed to Settlement Class Members and a Final Fairness Hearing should be set.

2. The Settlement Agreement, including all Exhibits attached thereto, is preliminarily approved by the Court.

II. FINDINGS REGARDING THE SETTLEMENT CLASS

3. The Settlement Class consists of, only for purposes of the Settlement Agreement:

- (a) All Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before the Settlement Date, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level; and
- (b) All Public Water Systems in the United States of America that, as of the Settlement Date, are (i) subject to the monitoring rules set forth in UCMR 5 (*i.e.*, “large” systems serving more than 10,000 people and “small” systems serving between 3,300 and 10,000 people), or (ii) required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the UCMR 5 Deadline.

4. The following are excluded from the Settlement Class:

- (a) Any Public Water System that is located in Bladen, Brunswick, Columbus, Cumberland, New Hanover, Pender, or Robeson counties in North Carolina; provided, however, that any such system otherwise falling within clauses (a) or (b) of Paragraph 3 of this Order will be included within the Settlement Class if it so requests.
- (b) Any Public Water System that is owned and operated by a State government and cannot sue or be sued in its own name, which systems

within clauses (a) and (b)(i) of Paragraph 3 of this Order are listed in Exhibit I to the Settlement Agreement.

(c) Any Public Water System that is owned and operated by the federal government and cannot sue or be sued in its own name, which systems within clauses (a) and (b)(i) of Paragraph 3 of this Order are listed in Exhibit J to the Settlement Agreement.

(d) Any privately owned well or surface water system that is not owned by, used by, or otherwise part of, and does not draw water from, a Public Water System within the Settlement Class.

5. The Court finds that it will likely be able to certify the Settlement Class for purposes of judgment on the proposed Settlement Agreement. The Settlement Class is likely to meet the numerosity, commonality, typicality, and adequacy requirements of Rule 23(a)(1)-(4) of the Federal Rules of Civil Procedure and the predominance and superiority requirements of Rule 23(b)(3) of the Federal Rules of Civil Procedure.

6. The following Class Representatives are preliminarily appointed for purposes of the Settlement: City of Camden Water Services; City of Brockton; City of Sioux Falls; California Water Service Company; City of Delray Beach; Coraopolis Water & Sewer Authority; Verona; Dutchess County Water and Wastewater Authority and Dalton Farms Water System; South Shore; City of Freeport; Martinsburg Municipal Authority; Seaman Cottages; Village of Bridgeport; City of Benwood; Niagara County; City of Pineville; City of Iuka; and City of Amory.

7. Michael A. London and the law firm of Douglas & London; Scott Summy and the law firm of Baron & Budd; Paul J. Napoli and the law firm of Napoli Shkolnik; and Elizabeth

Fegan and the law firm of Fegan Scott LLC are preliminarily appointed as Class Counsel under Rule 23(g)(3) of the Federal Rules of Civil Procedure.

III. FINDINGS REGARDING THE SETTLEMENT AGREEMENT

8. Under Rule 23(e)(2) of the Federal Rules of Civil Procedure, in order to approve the proposed Settlement Agreement, the Court must determine whether it is fair, reasonable, and adequate. Rule 23(e)(2) sets forth factors that the Court must consider in reaching that determination.

9. The Parties have provided the Court sufficient information, including in the Preliminary Approval Motion and related submissions and presentations, to enable the Court to determine whether to give notice of the proposed Settlement Agreement to the Settlement Class. The proposed Settlement Agreement is the product of intensive, arm's-length, non-collusive negotiations overseen by the Court-appointed mediator, Honorable Layn Phillips; has no obvious deficiencies; does not improperly grant preferential treatment to the Class Representatives; and is fair, reasonable, and adequate. Accordingly, the Court has taken the Rule 23(e)(2) factors and applicable precedent into account in finding that it will likely be able to approve the proposed Settlement Agreement as fair, reasonable, and adequate.

10. The Court finds that it will likely be able to approve, under Rule 23(e)(2) of the Federal Rules of Civil Procedure, the proposed Settlement Agreement.

IV. NOTICE TO SETTLEMENT CLASS MEMBERS

11. Under Rule 23(c)(2) of the Federal Rules of Civil Procedure, the Court finds that the Notice set forth in Exhibit E to the Settlement Agreement, the Summary Notice set forth in Exhibit F to the Settlement Agreement, and the Notice Plan set forth in Exhibit G to the Settlement Agreement, (a) is the best practicable notice; (b) is reasonably calculated under the circumstances to apprise Settlement Class Members of the pendency of this action and the Settlement Agreement

and of their right to object to or exclude themselves from the proposed Settlement Class; (c) is reasonable and constitutes due, adequate, and sufficient notice to all Persons entitled to receive notice; and (d) meets all applicable requirements of Rule 23 of the Federal Rules of Civil Procedure, the United States Constitution (including the Due Process Clause), and other applicable laws and rules.

12. The Court approves the Notice, the Summary Notice, and the Notice Plan, and hereby directs that the Notice and the Summary Notice be disseminated pursuant to the Notice Plan to Settlement Class Members under Rule 23(e)(1) of the Federal Rules of Civil Procedure.

13. The Notice Plan shall commence no later than fourteen (14) calendar days after entry of this Order Granting Preliminary Approval, on _____, **2023**, so as to commence the period during which Settlement Class Members may opt out from the Settlement Class and Settlement or object to the Settlement.

V. PROCEDURE FOR REQUESTS FOR EXCLUSION AND OBJECTIONS

14. The procedure for Requests for Exclusion set forth in Paragraph 9.7 of the Settlement Agreement and the instructions in the Notice regarding the procedures that must be followed to opt out of the Settlement Class and Settlement are approved.

15. Any Settlement Class Member wishing to opt out of the Settlement Class and Settlement must submit a written Request for Exclusion to the Notice Administrator, and serve a copy of such written request on Class Counsel and Settling Defendants' Counsel at the addresses set forth in the Notice. Such written request must be received by the Notice Administrator no later than the date sixty (60) calendar days following the commencement of the Notice Plan (as described in Paragraph 13 of this Order), which is the last day of the opt out period. The last day of the opt out period is _____, **2023**.

16. To be effective, the Request for Exclusion must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to exclude the Person from the Settlement and must: (a) provide an affidavit or other proof of the standing of the Person requesting exclusion and why they would be a Settlement Class Member absent the Request for Exclusion; (b) provide the filer's name, address, telephone and facsimile number and email address (if available); (c) provide the name, address, telephone number, and e-mail address (if available) of the Person whose exclusion is requested; and (d) be received by the Notice Administrator no later than the date specified in Paragraph 15 of this Order. No "mass," "class," "group" or otherwise combined Request for Exclusion shall be valid, and no Person within the Settlement Class may submit a Request for Exclusion on behalf of any other Settlement Class Member. Any Settlement Class Member that does not submit a timely and valid Request for Exclusion submits to the jurisdiction of the Court and, unless the Settlement Class Member submits an Objection that complies with the provisions of Paragraphs 19 through 21 of this Order, shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

17. Pursuant to Section 10 of the Settlement Agreement, the Settling Defendants shall have the option, in their sole discretion, to terminate the Settlement Agreement following notice of Requests for Exclusion if any of the conditions set forth in Paragraph 10.1 of the Settlement Agreement are satisfied. Settling Defendants shall have until fourteen (14) Business Days after the deadline for submitting Requests for Exclusion set forth in Paragraph 15 of this Order to provide Class Counsel notice of their exercise of the Walk-Away Right. The Notice Administrator shall provide Settling Defendants access to all Requests for Exclusion as they are served on the Notice Administrator.

18. The procedure for objecting to the Settlement or to an award of fees or expenses to Class Counsel, as set forth in Paragraph 9.6 of the Settlement Agreement, is approved.

19. A Settlement Class Member who wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated “Objection” with the Clerk of the Court and serve a copy of such Objection on Class Counsel and Settling Defendants’ Counsel at the addresses set forth in the Notice. All Objections must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Settlement Class Member and must provide (a) an affidavit or other proof of the Settlement Class Member’s standing; (b) the name, address, telephone and facsimile number and email address (if available) of the filer and the Settlement Class Member; (c) the name, address, telephone, and facsimile number and email address (if available) of any counsel representing the Settlement Class Member; (d) all objections asserted by the Settlement Class Member and the specific reason(s) for each objection, including all legal support and evidence the Settlement Class Member wishes to bring to the Court’s attention; (e) an indication as to whether the Settlement Class Member wishes to appear at the Final Fairness Hearing; and (f) the identity of all witnesses the Settlement Class Member may call to testify.

20. All Objections shall be filed and served no later than the date sixty (60) calendar days following the commencement of the Notice Plan (as described in Paragraph 13 of this Order), which is the last day of the objection period. The last day of the objection period is _____, **2023**. Any Objection not filed and served by such date shall be deemed waived.

21. A Settlement Class Member may object either on its own or through an attorney hired at that Settlement Class Member’s own expense, provided the Settlement Class Member has

not submitted a written Request for Exclusion. An attorney asserting objections on behalf of a Settlement Class Member must, no later than the deadline for filing Objections specified in Paragraph 20 of this Order, file a notice of appearance with the Clerk of Court and serve a copy of such notice on Class Counsel and Settling Defendants' Counsel at the addresses set forth in the Notice.

22. Any Settlement Class Member who fully complies with the provisions of Paragraph 9.6 of the Settlement Agreement and Paragraphs 19 through 21 of this Order may, in the Court's discretion, appear at the Final Fairness Hearing to object to the Settlement or to the award of fees and costs to Class Counsel. Any Settlement Class Member who fails to comply with the provisions of Paragraph 9.6 of the Settlement Agreement and Paragraphs 19 through 21 of this Order shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

23. The assertion of an Objection does not operate to opt the Person asserting it out of, or otherwise exclude that Person from, the Settlement Class. A Person within the Settlement Class can opt out of the Settlement Class and Settlement only by submitting a valid and timely Request for Exclusion in accordance with the provisions of Paragraph 9.7 of the Settlement Agreement and Paragraphs 15 to 16 this Order.

24. No later than fifteen (15) calendar days prior to the date set for the Fairness Hearing, *i.e.*, by _____, **202**____, the Notice Administrator shall prepare and file with the Court, and serve on Class Counsel and Settling Defendants' Counsel, a list of all Persons who have timely filed and served Requests for Exclusion or Objections.

VI. FINAL FAIRNESS HEARING

25. A Final Fairness Hearing shall take place on the _____ **day of** _____, **202**____ **at** _____ **o'clock in the a.m./p.m.**, at which the Court will consider submissions regarding the proposed Settlement Agreement, including any Objections, and whether: (a) to approve thereafter

the Settlement Agreement as fair, reasonable, and adequate, pursuant to Rule 23 of the Federal Rules of Civil Procedure, (b) to certify the Settlement Class, and (c) to enter the Order Granting Final Approval; (d) enter judgment dismissing the Released Claims as set forth in the Settlement Agreement; and (e) permanently enjoin any Settlement Class Member from asserting or pursuing any Released Claim against any Released Person in any forum as provided in Paragraph 9.8 of the Settlement Agreement. The Final Fairness Hearing shall be subject to adjournment by the Court without further notice, other than that which may be posted by the Court on the Court's website.

26. Class Counsel and Settling Defendants' Counsel shall file any response to any Objections, or any papers in support of Final Approval of the Settlement Agreement, no fewer than fourteen (14) calendar days prior to the date set for the Final Fairness Hearing, *i.e.*, by _____, **202**.

27. Class Counsel shall file a motion for attorneys' fees, costs, and Class Representative service awards at least twenty (20) Business Days prior to the deadline for submitting Objections set forth in Paragraph 20 of this Order.

VII. STAY ORDER AND INJUNCTION

28. All litigation in any forum brought by or on behalf of a Releasing Person and that asserts a Released Claim, and all Claims and proceedings therein, are hereby stayed as to the Released Persons, except as to proceedings that may be necessary to implement the Settlement. All Releasing Persons are enjoined from filing or prosecuting any Claim in any forum or jurisdiction (whether federal, state, or otherwise) against any of the Released Persons, and any such filings are stayed; provided, however, that this Paragraph shall not apply to any Person who files a timely and valid Request for Exclusion beginning as of the date such Request for Exclusion becomes effective. The provisions of this Paragraph will remain in effect until the earlier of (i) the Effective Date, in which case such provisions shall be superseded by the provisions of the Order

Granting Final Approval, and (ii) the termination of the Settlement Agreement in accordance with its terms. This Order is entered pursuant to the Court's Rule 23(e) findings set forth above, in aid of its jurisdiction over the members of the proposed Settlement Class and the settlement approval process under Rule 23(e).

VIII. OTHER PROVISIONS

29. Matthew Garretson of Wolf/Garretson LLC, P.O. Box 2806, Park City, UT 8406 is appointed to serve as the Special Master and is appointed as the "administrator" of the Qualified Settlement Fund escrow account within the meaning of Treasury Regulations § 1.468B-2(k)(3).

30. Dustin Mire of Eisner Advisory Group, 8550 United Plaza Boulevard, Suite #1001, Baton Rouge, LA is appointed to serve as the Claims Administrator.

31. Robyn Griffin, The Huntington National Bank, One Rockefeller Center, 10th Floor, New York, NY 10020 is appointed to serve as the Escrow Agent.

32. Steven Weisbrot, Angeion Group, 1650 Arch Street, Suite 2210, Philadelphia, PA 19103, is appointed to serve as the Notice Administrator.

33. The Court has reviewed the proposed Escrow Agreement and Section 7 of the Settlement Agreement and approves the Escrow Agreement and Section 7 of the Settlement Agreement and authorizes that the escrow account established pursuant to the Escrow Agreement be established as a "qualified settlement fund" within the meaning of Treasury Regulations § 1.468B-1. Such account shall constitute the Qualified Settlement Fund as defined in the Settlement Agreement.

34. The "holdback assessment" required by Case Management Order No. 3 (Entry No. 72), entered by the Court on April 26, 2019, shall be assessed upon the Effective Date, before any portion of the Settlement Funds is distributed to Settlement Class Members or Class Counsel.

35. If the Settlement Agreement is terminated or is not consummated for any reason, the Court's findings with respect to certification of the Settlement Class shall be void, the Litigation against the Released Persons for all purposes will revert to its status as of the Settlement Date, and any unexpended Settlement Funds shall be returned to Settling Defendants as provided in Paragraphs 9.9, 9.10, or 10.4 of the Settlement Agreement, as applicable. In such event, Settling Defendants will not be deemed to have consented to certification of any class, and will retain all rights to oppose, appeal, or otherwise challenge, legally or procedurally, class certification or any other issue in the Litigation. Likewise, if the Settlement does not reach Final Judgment, then the participation in the Settlement by any Class Representative or Settlement Class Member cannot be raised as a defense to their claims.

36. The deadlines set forth in Paragraphs 13, 15, 20, and 24 of this Order may be extended, and the Final Fairness Hearing may be adjourned, by Order of the Court, for good cause shown, without further notice to the Settlement Class Members, except that notice of any such extensions or adjournments shall be posted on a website maintained by the Notice Administrator, as set forth in the Notice.

37. Class Counsel, Settling Defendants' Counsel, the Special Master, the Notice Administrator, and the Escrow Agent are authorized to take, without further Court approval, all actions under the Settlement Agreement that are permitted or required to be taken following entry of this Order Granting Preliminary Approval and prior to entry of the Order Granting Final Approval, including effectuation of the Notice Plan.

38. Class Counsel and Settling Defendants' Counsel are authorized to use all reasonable procedures in connection with administration and obtaining approval of the Settlement Agreement that are not materially inconsistent with this Order Granting Preliminary Approval or

the Settlement Agreement, including making, without further approval of the Court or notice to Settlement Class Members, minor changes to the Settlement Agreement, to the form or content of the Notice, or otherwise to the extent the Parties jointly agree such minor changes are reasonable and necessary.

39. The Court shall maintain continuing jurisdiction over these proceedings (including over the administration of the Qualified Settlement Fund) for the benefit of the Settlement Class.

SO ORDERED this _____ day of _____, 2023.

The Honorable Richard M. Gergel
United States District Judge

2:18-mn-02873-RMG Date Filed 07/10/23 Entry Number 3393-2 Page 63 of 194

EXHIBIT B

EXHIBIT B: [PROPOSED] ORDER GRANTING FINAL APPROVAL**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

**IN RE: AQUEOUS FILM-FORMING
FOAMS PRODUCTS LIABILITY
LITIGATION**

)
) **MDL No. 2:18-mn-2873**
)
)
)

**[PROPOSED] FINAL ORDER AND JUDGMENT
APPROVING SETTLEMENT AGREEMENT**

Before the Court is the Motion of Class Counsel for Final Approval of Settlement Agreement (the “Final Approval Motion”), pursuant to Rules 23(a), 23(b), and 23(e) of the Federal Rules of Civil Procedure, which seeks (1) Final Approval of the Settlement Agreement; (2) final certification, for settlement purposes only, of the Settlement Class; (3) a judgment dismissing Claims in the Litigation asserted by Settlement Class Members against Released Persons, and (4) a permanent injunction prohibiting any Settlement Class Member from asserting or pursuing any Released Claim against any Released Person in any forum.

WHEREAS, a proposed Settlement Agreement has been reached by and among (i) Class Representatives, individually and on behalf of the Settlement Class Members, by and through Class Counsel, and (ii) defendants The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc.;

WHEREAS, the Court, for the purposes of this Final Order and Judgment, adopts all defined terms as set forth in the Settlement Agreement;

WHEREAS, on _____, **2023**, the Court entered an Order Granting Preliminary Approval that, among other things: (1) preliminarily approved the Settlement Agreement; (2) preliminarily certified the Settlement Class, for settlement purposes only; (3) approved the Notice, Summary Notice, and Notice Plan and directed that notice be disseminated to Settlement Class Members according to the Notice Plan; (4) appointed Class Counsel and Class Representatives; (5) scheduled a Final Fairness Hearing to consider final approval of the Settlement Agreement; and (6) stayed all proceedings in the MDL and other Litigation as to Settling Defendants;

WHEREAS, in the Settlement Agreement, the Settlement Class is defined as follows: (a) all Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before the Settlement Date, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level; and (b) all Public Water Systems in the United States of America that, as of the Settlement Date, are (i) subject to the monitoring rules set forth in UCMR 5 (*i.e.*, “large” systems serving more than 10,000 people and “small” systems serving between 3,300 and 10,000 people), or (ii) required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the UCMR 5 Deadline;

WHEREAS, Paragraph 5.1.2 of the Settlement Agreement specifies certain exclusions from the Settlement Class;

WHEREAS, on _____, **202**, the Court held the Final Fairness Hearing to consider whether the Settlement Agreement was fair, reasonable, adequate, and in the best interests of the Settlement Class; and

WHEREAS, the Court has considered all of the presentations and submissions related to the Final Approval Motion, including arguments of counsel for the Parties and of the Persons who appeared at the Final Fairness Hearing, and having presided over and managed the proceedings in the MDL as Transferee Judge since December 7, 2018, pursuant to the Transfer Order of the same date, is familiar with the facts, contentions, claims, and defenses as they have developed in these proceedings, and is otherwise fully advised of all relevant facts in connection therewith;

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Final Order and Judgment certifies the Settlement Class under Rule 23 of the Federal Rules of Civil Procedure for settlement purposes only.

2. The Court finds that the requirements of Rules 23(a) and 23(b)(3) of the Federal Rules of Civil Procedure are met. The Court finds that for settlement purposes: (a) the Settlement Class Members are ascertainable; (b) the Settlement Class Members are so numerous that their joinder is impracticable; (c) there are questions of law and fact common to the Settlement Class; (d) the claims of the Class Representatives are typical of the Settlement Class Members; (e) the Class Representatives and Class Counsel have fairly and adequately represented and protected the interests of all Settlement Class Members; and (f) the questions of law or fact common to the Settlement Class predominate over any questions affecting only individual Settlement Class Members, and a class action is superior to other available methods for the fair and efficient resolution of the controversy.

3. The Court confirms the appointment as Class Representatives of _____, who were preliminarily approved in the Order Granting Preliminary Approval.

4. Pursuant to Rule 23(g) of the Federal Rules of Civil Procedure, the Court confirms the appointment as Class Counsel of Michael A. London and the law firm of Douglas &

London; Scott Summy and the law firm of Baron & Budd; Paul J. Napoli and the law firm of Napoli Shkolnik; and Elizabeth Fegan and the law firm of Fegan Scott LLC, who were preliminarily approved in the Order Granting Preliminary Approval.

5. If a proposed settlement class satisfies Rules 23(a) and (b) of the Federal Rules of Civil Procedure, the Court must determine whether the settlement itself is fair, reasonable, and adequate. *See* Fed. R. Civ. P. 23(e)(2) (enumerating factors the Court must consider). The Court has analyzed the Rule 23(e)(2) factors in light of applicable precedent and has concluded that the Settlement Agreement is fair, reasonable, and adequate.

- a. Class Counsel and the Class Representatives have adequately represented the Settlement Class;
- b. The Settlement Agreement was negotiated at arm's length under the supervision of the Court-appointed mediator, Honorable Layn Phillips and is recommended by experienced Counsel;
- c. The relief provided to the Settlement Class is reasonable, adequate, and fair, taking into account relative strength of the parties' cases as well as the uncertainties of litigation on the merits; the risk, complexity, expense and likely duration of the litigation; and the stage of the litigation, including the factual record developed by the parties; the costs, risks, and delay of trial and appeal in the absence of settlement; the effectiveness of the proposed methods of distributing the Settlement Agreement relief to the Settlement Class; the terms and timing of the proposed fee award; and any agreement required to be identified under Rule 23(e)(3).
- d. The Settlement Agreement treats Settlement Class Members equitably relative to each other.

6. Therefore, pursuant to, and in accordance with, Rule 23 of the Federal Rules of Civil Procedure, the Court hereby fully and finally approves the Settlement Agreement in its entirety and finds that the Settlement Agreement is fair, reasonable, and adequate. The Court also finds that the Settlement Agreement is in the best interests of the Class Representatives and all Settlement Class Members, and is consistent and in compliance with all applicable laws and rules. The Court further finds that the Settlement Agreement is the product of intensive, thorough, serious, informed, and non-collusive negotiations overseen by the Court-appointed mediator. The Court further finds that the Parties have evidenced full compliance with the Order Granting Preliminary Approval.

7. The Settlement Class Members and Settling Defendants are ordered to implement, perform, and consummate each of the obligations set forth in the Settlement Agreement in accordance with its terms.

8. All objections to the Settlement Agreement are found to be without merit and are overruled.

9. Notice in the form of the Notice and Summary Notice was provided to Settlement Class Members pursuant to the Notice Plan approved in the Order Granting Preliminary Approval, including direct mailing where practicable. Class Counsel worked together with the Notice Administrator to fashion a Notice Plan that was tailored to the Settlement Class Members. Class Counsel have established that the Notice Plan was implemented.

10. The Court finds that the Notice and Summary Notice disseminated pursuant to the Notice Plan: (a) was implemented in accordance with the Order Granting Preliminary Approval; (b) constituted the best notice practicable under the circumstances; (c) constituted notice that was reasonably calculated, under the circumstances, to apprise Settlement Class Members

(i) of the effect of the Settlement Agreement, (ii) of the amount of attorneys' fees and costs sought by Class Counsel, (iii) of their right to submit a Request for Exclusion or to object to any aspect of the Settlement Agreement, and (iv) of their right to appear at the Final Fairness Hearing; (d) constituted due, adequate, and sufficient notice to all Persons entitled to receive notice of the Settlement Agreement; and (e) satisfied the requirements of Rule 23 of the Federal Rules of Civil Procedure, the United States Constitution (including the Due Process Clause) and other applicable laws and rules.

11. Settling Defendants complied with the Class Action Fairness Act of 2005, 28 U.S.C. §§ 1332(d), 1453, 1711-1715, and its notice requirements by providing appropriate federal and state officials with information about the Settlement Agreement.

12. As set forth in Section 12 of the Settlement Agreement, the Releasing Persons have expressly, intentionally, voluntarily, fully, finally, irrevocably, and forever released, waived, compromised, settled, and discharged the Released Persons from any and all Released Claims. Accordingly, the Court hereby orders the dismissal, without further costs, of each case in the MDL and all other pending Litigation brought by or on behalf of a Releasing Person in any forum or jurisdiction (whether federal, state, or otherwise) with prejudice to the extent it contains Released Claims against Released Persons. Any plaintiff in a Litigation asserting Claims against Released Persons that the plaintiff believes are preserved under Paragraphs 12.1.2(a) or 12.1.3(y) of the Settlement Agreement shall execute a stipulation of partial dismissal with prejudice in the form provided for in Exhibit L to the Settlement Agreement within thirty (30) calendar days of the Effective Date; provided, however, that in the event that any such plaintiff fails to file the required stipulation of dismissal in a Litigation within thirty (30) calendar days of the Effective Date, such Litigation shall be dismissed by operation of this Order Granting Final Approval (x) with prejudice

to the extent it contains Released Claims against Released Persons, and (y) without prejudice to the extent it contains Claims against Released Persons that are preserved under Paragraphs 12.1.2(a) or 12.1.3(y) of the Settlement Agreement. With respect to any Claims that are not dismissed or that are dismissed without prejudice under this Paragraph, Released Persons shall retain all defenses, including the right to argue that the Claim is not preserved and is released.

13. All Releasing Persons are permanently barred and enjoined from commencing, filing, initiating, instituting, prosecuting, and/or maintaining any judicial, arbitral, or regulatory action, in any forum or jurisdiction (whether federal, state, or otherwise), with respect to any and all Released Claims or challenging the validity of the releases under the Settlement Agreement. Upon the Effective Date, the injunction set forth in this Paragraph shall supersede the stay and injunction set forth in the Order Granting Preliminary Approval.

14. The relief provided in the Settlement Agreement shall be the exclusive remedy by or on behalf of any and all Releasing Persons with respect to Released Claims, and the Released Persons shall not be subject to liability or expense of any kind with respect to any Released Claims other than as set forth in the Settlement Agreement. The Court finds that the relief provided in the Settlement Agreement fairly and adequately remedies any harm arising out of or relating to Public Water Systems in the Settlement Class to the extent allegedly caused by any Released Person that arises from or relates to PFAS in or affecting each such Public Water System or otherwise arises from or relates to any Released Claim. The Court finds that the Settlement is a good-faith settlement that, by operation of this Final Order and Judgment, has preclusive effect as to any other attempt to seek recovery from a Released Person for alleged harm to a Public Water System that is a Settlement Class Member.

15. The Court finds that the Settlement is a good-faith settlement that bars any Claim by any Non-Released Person against any Released Person for contribution, indemnification, or otherwise seeking to recover all or a portion of any amounts paid by or awarded against that Non-Released Person to any Settlement Class Member or Releasing Person by way of settlement, judgment, or otherwise on any Claim that would be a Released Claim were such Non-Released Person a Settling Defendant, to the extent that a good-faith settlement (or release thereunder) has such an effect under applicable law, including, without limitation, S.C. Code Ann. § 15-38-50 and similar laws in other states or jurisdictions.

16. As set forth in the Order Granting Preliminary Approval, the Court confirms the appointment of Matthew Garretson of Wolf/Garretson LLC as the Special Master; Steven Weisbrot of Angeion Group as the Notice Administrator; Dustin Mire of Eisner Advisory Group as the Claims Administrator; and Robyn Griffin of Huntington National Bank as the Escrow Agent.

17. The Court retains continuing and exclusive jurisdiction over the Parties and their counsel, all Settlement Class Members, the Special Master, the Notice Administrator, the Claims Administrator, the Escrow Agent, and the Settlement Agreement, to interpret, implement, administer, and enforce the Settlement Agreement and this Final Order and Judgment. In addition, the Parties and the Settlement Class Members are hereby deemed to have submitted to the exclusive jurisdiction of the Court for any suit, action, proceeding, or dispute arising from, resulting from, in any way relating to or in connection with the Settlement Agreement. The Court also retains continuing jurisdiction over the Qualified Settlement Fund.

18. This Final Order and Judgment incorporates and makes a part hereof the Settlement Agreement (which includes the Exhibits) filed with the Court on _____, 2023, including definitions of the terms used therein. This Final Order and Judgment shall serve as an

enforceable injunction by the Court for purposes of the Court's continuing jurisdiction related to the Settlement Agreement.

19. This Final Order and Judgment, the Order Granting Preliminary Approval, the Settlement Agreement, and the documents, filings, and proceedings relating thereto, and any actions taken by the Settling Defendants in the negotiation, execution, entry into, or satisfaction of the Settlement Agreement: (a) do not, and shall not be construed or interpreted to, admit or concede any liability or wrongdoing of any Settling Defendant, acknowledge any validity to the Claims asserted in the Litigation, acknowledge that certification of a litigation class is appropriate as to any Claim, or acknowledge any weakness in the defenses asserted in the Litigation or any other suit, action, or proceeding; and (b) shall not be construed, deemed, or offered as an admission or concession by any of the Parties or Settlement Class Members or as evidentiary, impeachment, or other material available for use or subject to discovery in any suit, action, or proceeding (including the Litigation), except (i) as required or permitted to comply with or enforce the terms of the Settlement Agreement, the Order Granting Preliminary Approval, or this Final Order and Judgment, or (ii) in connection with a defense based on *res judicata*, claim preclusion, collateral estoppel, issue preclusion, relative degree of fault, release, or other similar theory asserted by any of the Released Persons. In the event that the Settlement Agreement does not become effective pursuant to its terms, the Settling Defendants retain full rights to contest certification of any class for litigation purposes.

20. Without further approval from the Court, and without the express written consent of Class Counsel and Settling Defendants' Counsel, on behalf of all Parties, the Settlement Agreement is not subject to any change, modification, amendment, or addition.

21. The terms of the Settlement Agreement and of this Final Order and Judgment are forever binding on the Parties and Settlement Class Members, as well as their respective heirs, executors, administrators, predecessors, successors, affiliates, and assigns. Settlement Class Members include all Persons within the definition of the Settlement Class in Paragraph 5.1 of the Settlement Agreement and who did not submit timely and valid Requests for Exclusion that were recognized as such in accordance with the procedures in the Settlement Agreement and the Order Granting Preliminary Approval.

22. Class Counsel are hereby awarded attorneys' fees, costs, and expenses in the amount of _____. Pursuant to Paragraph 11.2 of the Settlement Agreement, such amount shall be paid from the Qualified Settlement Fund by the Escrow Agent to Class Counsel, upon production to the Escrow Agent of a copy of this Order, no later than fourteen (14) calendar days after the Effective Date, if such date occurs. Settling Defendants shall have no obligation for such amounts.

23. The "holdback assessment" required by Case Management Order No. 3 (Entry No. 72), entered by the Court on April 26, 2019, shall be assessed upon the Effective Date, before any portion of the Settlement Funds is distributed to Settlement Class Members or Class Counsel.

24. In the event that the Settlement does not reach Final Judgment, this Final Order and Judgment, the Order Granting Preliminary Approval, and any other orders of the Court relating to the Settlement Agreement shall be deemed vacated, null and void, and of no further force or effect, except as otherwise provided by the Settlement Agreement, and any unexpended Settlement Funds shall be returned to Settling Defendants as provided in Paragraph 9.10 of the Settlement Agreement.

SO ORDERED this _____ day of _____, 202__.

The Honorable Richard M. Gergel
United States District Judge

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EXHIBIT C

EXHIBIT C: ALLOCATION PROCEDURES

This Document describes the Allocation Procedures referred to in Section 11.5 of the Settlement Agreement. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement (which are included in the Definitions Annex attached hereto).

The Court will appoint a Special Master and Claims Administrator pursuant to Rule 53 of the Federal Rules of Civil Procedure to oversee the allocation of the Settlement Funds. They will adhere to their duties set forth herein and in the Settlement Agreement. The Special Master will generally oversee the Claims Administrator and make any final decision(s) related to any appeals by Qualifying Settlement Class Members and any ultimate decision(s) presented by the Claims Administrator. The Claims Administrator will perform the actual modeling, allocation and payment functions described below. The Claims Administrator will seek assistance from the Special Master when needed. The Claims Administrator may also seek the assistance of Interim Class Counsel's consultants who assisted in designing the Allocation Procedures.

Qualifying Settlement Class Members fall into one of two categories, Phase One Qualifying Settlement Class Members or Phase Two Qualifying Settlement Class Members. The Settlement Funds will be allocated between and among Phase One Qualifying Settlement Class Members and Phase Two Qualifying Settlement Class Members as set forth in the Settlement Agreement and these Allocation Procedures.

The Claims Administrator shall not allow for duplicate recoveries for PFAS in or entering a Settlement Class Member's Public Water System.

A Settlement Class Member will not be allocated or receive its share of the Settlement Funds if it does not submit a timely and complete Claims Form.

Claims Forms will be available online and can be submitted to the Claims Administrator electronically or on paper. Putative Settlement Class Members may submit Claims Forms at any time following Preliminary Approval, but will not be assessed (other than for deficiencies), scored or paid until after the Effective Date. The Claims Forms will vary depending on the applicable class membership category (Phase One or Phase Two) and on the specific fund(s) from which compensation is sought.

DEFINITIONS

As used in this Settlement Agreement and its Exhibits, the following capitalized terms have the defined meanings set forth below. Unless the context requires otherwise, (a) words expressed in the masculine include the feminine and gender neutral, and vice versa; (b) the word "will" has the same meaning as the word "shall"; (c) the word "or" is not exclusive; (d) the word "extent" in the phrase "to the extent" means the degree to which a subject or other thing extends, and such phrase does not simply mean "if"; (e) references to any law include all rules, regulations, and sub-regulatory guidance promulgated thereunder; (f) the terms "include," "includes," and "including" are deemed to be followed by "without limitation"; and (g) references to dollars or "\$" are to United States dollars.

All capitalized terms herein shall have the same meanings set forth in the Settlement Agreement or in the additional definitions set forth below.

"Adjusted Base Score" has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Adjusted Flow Rate” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Base Score” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Baseline Testing” has the meaning set forth in Paragraph 4(b) of these Allocation Procedures.

“Capital Costs Component” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Impacted Water Source” means a Water Source tested or otherwise analyzed for PFAS and found to contain any PFAS at any level.

“Litigation Bump” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Operation and Maintenance Costs Component” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“PFAS Score” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“PFOA” means Chemical Abstracts Service registry number 45285–51–6 or 335–67–1, chemical formula C₈F₁₅CO₂, perfluorooctanoate, along with its conjugate acid and any salts, isomers, or combinations thereof.

“PFOS” means Chemical Abstracts Service registry number 45298–90–6 or 1763–23–1, chemical formula C₈F₁₇SO₃, perfluorooctanesulfonate, along with its conjugate acid and any salts, isomers, or combinations thereof.

“Proposed Federal PFAS MCLs” means the maximum level of a specific PFAS analyte (or a mixture containing one or more PFAS analytes) in Drinking Water that can be delivered to any user of a Public Water System without violating the rule proposed in 88 Fed. Reg. 18,638, 18,748 (Mar. 29, 2023) (proposing 40 C.F.R. § 141.61(c)(34)–(36) & n.1). If the federal PFAS MCLs are finalized before the Court issues Final Approval, the final federal PFAS MCLs will be utilized instead of the Proposed Federal PFAS MCL; otherwise, the Proposed Federal PFAS MCLs will be used.

“Public Water Provider Bellwether Bump” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Qualifying Test Result” means any result of a test conducted by or at the direction of a Qualifying Settlement Class Member or of a federal, state, or local regulatory authority, or any test result reported or provided to the Qualifying Settlement Class Member by a certified laboratory or other Person, that used any state- or federal agency-approved or -validated analytical method to analyze Drinking Water or water that is to be drawn or collected into a Qualifying Settlement Class Member’s Public Water System.

“Regulatory Bump” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“Settlement Award” has the meaning set forth in Paragraph 4(h) of these Allocation Procedures.

“State MCL” means the Maximum Contaminant level of a specific PFAS analyte (or a mixture containing one or more PFAS analytes) in Drinking Water that can be delivered to any user of a Public Water System without violating the law of the state where that Public Water System is located as of the Settlement Date.

1. Allocation Procedures Overview

- (a) Qualifying Settlement Class Members fall into one of two categories: Phase One Qualifying Settlement Class Members or Phase Two Qualifying Settlement Class Members, as defined below. Phase One Qualifying Settlement Class Members will be allocated 55% of the Settlement Funds for Phase One, and the remainder of the Settlement Funds will be allocated to Phase Two Qualifying Settlement Class Members.¹
- (b) A Settlement Class Member will not be allocated or receive its share of the Settlement Funds if it does not timely complete and submit the appropriate Claims Form(s).
- (c) The Claims Administrator will verify that each Person that submitted a Claims Form is a Qualifying Settlement Class Member and the category into which the Qualifying Settlement Class Member falls.
 - (i) A Phase One Qualifying Settlement Class Member is a Public Water System in the United States of America that draws or otherwise collects from any Water Source that, on or before the Settlement Date, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level.
 - (ii) Phase One Qualifying Settlement Class Members may receive an Allocated Amount of Settlement Funds from one or more of the following five separate payment sources as determined by the Claims Administrator using criteria described below:
 - (a) Phase One Very Small Public Water System Payments;
 - (b) Phase One Inactive Impacted Water System Payments;
 - (c) Phase One Action Fund;
 - (d) Phase One Supplemental Fund;
 - (e) Phase One Special Needs Fund;
 - (iii) .
 - (iv) A Phase Two Qualifying Settlement Class Member is a Public Water System in the United States of America that:
 - (a) is not a Phase One Qualifying Settlement Class Member and
 - (b) is subject to the monitoring rules set forth in UCMR 5 or is required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the

¹ This split is subject to adjustments by the Court.

water they provide for PFAS before the UCMR 5 deadline.

- (v) Phase Two Qualifying Settlement Class Members may receive Settlement Funds from one or more of the following five separate sources, as as determined by the Claims Administrator using criteria described below:
 - (a) Phase Two Very Small Public Water System Payments;
 - (b) Phase Two Baseline Testing Payments;
 - (c) Phase Two Action Fund;
 - (d) Phase Two Supplemental Fund; and
 - (e) Phase Two Special Needs Fund
- (d) The initial step for establishing Class Membership and eligibility for compensation from any of the Settlement Funds is the completion of the appropriate Claims Form(s). The term "Claims Form" may refer to any of seven separate forms:
 - (i) Phase One Public Water System Claims Form;
 - (ii) Phase One Supplemental Fund Claims Form;
 - (iii) Phase One Special Needs Fund Claims Form;
 - (iv) Phase Two Testing Claims Form;
 - (v) Phase Two Public Water System Claims Form;
 - (vi) Phase Two Supplemental Fund Claims Form; and
 - (vii) Phase Two Special Needs Fund Claims Form.
- (e) These Claims Forms will be available online and can be submitted to the Claims Administrator electronically or on paper. Putative Settlement Class Members can begin providing information required by the Claims Forms once an Order Granting Preliminary Approval has been issued, then finalize submission following the Effective Date. The Claims Administrator will not assess (other than for deficiencies) or score Claims Forms or make any payment until after the Effective Date, although the Claims Administrator may notify the Settlement Class Member of any deficiency in the submission prior to that time.
- (f) The Claims Forms will vary depending on whether a Person is a Phase One Qualifying Settlement Class Member or Phase Two Qualifying Settlement Class Member and on the specific sources from which compensation is sought.

- (g) The Claims Administrator will review each Claims Form, verify the completeness of the data it contains, and follow up as appropriate. Based on this data, the Claims Administrator will then confirm whether each Person is a Phase One Qualifying Settlement Class Member or a Phase Two Qualifying Settlement Class Member, determine the amount each Person should be allocated from each source from which the Person seeks compensation. Should any portion of the Settlement Funds remain following the completion of the claims process, it will be distributed to Phase One Qualifying Settlement Class Members who qualify for the Phase One Action Fund and Phase Two Qualifying Settlement Class Members who qualify for the Phase Two Action Fund in proportion to the Allocated Amount to each Person from each fund. None of any such remaining Settlement Funds shall be returned to the Settling Defendants.
- (h) The Claims Administrator shall not allow for duplicate recoveries for PFAS in or entering a Qualifying Settlement Class Member's Public Water System.
- (i) Submission of the relevant Public Water System Settlement Claims Forms will be considered timely if made within the Claims Period specified for each Claims Form below.

2. **Verification of Qualifying Settlement Class Members**

- (a) The Claims Administrator will first verify that **each** Person is a Qualifying Settlement Class Member and meets all the following criteria:
 - (i) The Person is or owns a Public Water System in the United States;
 - (ii) The Public Water System is identified in the U.S. EPA Safe Drinking Water Information System as one of the following:
 - (a) Community Water System,
 - (b) Non-Transient Non-Community Water System, or
 - (c) Transient Non-Community Water System?
- (b) The Claims Administrator will then determine whether the Qualifying Settlement Class Member meets at least one of the following criteria:
 - (i) The Public Water System draws or otherwise collects water from any Water Source that is an Impacted Water Source.
 - (ii) The Public Water System, as of June 30, 2023, is:
 - (a) Subject to the monitoring rules set forth in UCMR 5 (i.e., "large" systems serving more than 10,000 people and "small" systems serving between 3,300 and 10,000 people), or

- (b) Required under applicable federal or state law to test or otherwise analyze any of its Water Sources for PFAS before the UCMR 5 deadline.
- (c) The following Public Water Systems are excluded as Qualifying Settlement Class Members:
 - (i) Any Public Water System that is in Bladen, Brunswick, Columbus, Cumberland, New Hanover, Pender, or Robeson counties in North Carolina; absent a request by these Public Water Systems to be included as a Qualifying Settlement Class Member.
 - (ii) Any Public Water System owned and operated by a state government, that cannot sue or be sued in its own name.
 - (iii) Any Public Water System owned and operated by the federal government, that cannot sue or be sued in its own name.
 - (iv) Any privately owned well or surface water system that is not owned by, used by, or otherwise part of, and does not draw water from, a Public Water System within the Settlement Class.

3. Validation of Data

- (a) The Claims Administrator will review the information provided on a Qualifying Settlement Class Member's relevant Claims Form(s) to ensure it is complete. Each Impacted Water Source identified by a Qualifying Settlement Class Member shall be submitted with verified supporting documentation as specified in the Claims Form(s).
- (b) The Claims Administrator will examine each Impacted Water Source's test results to confirm that all sample results are Qualifying Test Results. Test results must be submitted from untreated (raw) water samples, except that a result showing a detection of PFAS in a treated (finished) water sample may be used. However, all samples must be drawn from a source of water that is or was utilized by the Qualifying Settlement Class Member to provide Drinking Water.
- (c) The Claims Administrator will confirm each Qualifying Settlement Class Member's population served or number of service connections with information provided by the Qualifying Settlement Class Member to the U.S. EPA or state agency. Any conflicts in population served or service connections data will be resolved in favor of the data most recently reported to the United States EPA or state agency. For purposes of determining whether a Public Water System is subject to UCMR 5, a Public Water System's population served is determined by the SDWIS as of February 1, 2021.
- (d) For each Impacted Water Source identified by a Qualifying Settlement Class Member, the Claims Administrator will verify the maximum flow rate of a groundwater well or the flow rate of the water that enters the treatment plant of a surface water system. The Claims Administrator will also verify the three highest annual average flow rates of a groundwater well or the flow rate of the water that enters a treatment plant of a surface

water system over a ten-year period (2013-2022). Documentation related to the flow rates of each Impacted Water Source must be verified by each Qualifying Settlement Class Member as part of the Claims Form.

- (e) The Claims Administrator will notify Qualifying Settlement Class Members with incomplete Claims Forms of the requirements to cure deficiencies.

4. **Phase One Allocation Methodology**

(a) **Phase One Verification**

The Claims Administrator will verify each Phase One Qualifying Settlement Class Member's eligibility by confirming it has one or more Impacted Water Sources as of June 30, 2023.

(b) **Phase One Baseline Testing**

- (i) Each Phase One Qualifying Settlement Class Member must test each of its Water Sources for PFAS, request from the laboratory that performs the analyses all analytical results, including the actual numeric values, and submit detailed PFAS test results to the Claims Administrator on a Claims Form by a date specified below. This process is referred to as "Baseline Testing."
- (ii) Any untreated or treated Water Source tested on or before the Settlement Date, using a state- or federal-approved methodology and found to contain a detection of PFAS, does not need to test that Water Source again for purposes of Baseline Testing.
- (iii) Non-Detections
 - (a) Untreated Water Sources tested under the Testing Methodology on or after December 7, 2021 that have test results that do not show a detection of PFAS at any level do not have to retest.
 - (b) Untreated and Treated Water Sources tested prior to December 7, 2021 that have test results that do not show a detection of PFAS at any level must retest.
- (iv) Baseline Testing requires the following:
 - (a) PFAS analysis must be conducted at a minimum for PFAS analytes for which UCMR 5 requires,
 - (b) the PFAS test results must report any measurable concentration of PFAS, regardless of whether the level of PFAS detected in the water is above or below UCMR 5's relevant minimum reporting level, and

(c) testing shall be done on untreated (raw) water.

(v) Failure to test and submit Qualifying Test Results for Water Sources will disqualify untested Water Sources from consideration for present and future payments.

(c) **Phase One Supplemental Fund**

(i) After the Effective Date, the Escrow Agent will transfer into the Phase One Supplemental Fund 5% of the total Settlement Funds allocated to Phase One Qualifying Settlement Class Members.

(ii) The Phase One Supplemental Fund will be used to compensate the following Phase One Qualifying Settlement Class Member's Water Sources:

(a) Those with Impacted Water Sources that do not exceed an applicable state MCL or the proposed federal PFAS MCLs at the time its Claims Form is submitted and because of later PFAS testing obtains a higher Qualifying Test Result with a measurable concentration of PFAS that exceeds the proposed federal PFAS MCLs or an applicable state MCL, or

(b) Those with Impacted Water Sources that do not exceed an applicable state MCL or the proposed federal PFAS MCL at the time its Claims Form is submitted but later exceed a future state or federal PFAS MCL.

(iii) If the federal PFAS MCLs are finalized before the Court issues Final Approval, the final federal PFAS MCLs will be utilized instead of the proposed federal PFAS MCL, otherwise the proposed federal PFAS MCLs will be used.

(iv) A Phase One Qualifying Settlement Class Member may submit a Phase One Supplemental Fund Claims Forms to the Claims Administrator at any time up to and including December 31, 2030 or until the Supplemental Fund is exhausted.

(v) For each Impacted Water Source that has submitted a Phase One Supplemental Claims Form, the Claims Administrator will individually calculate to approximate, as closely as is reasonably possible, the amount that each Impacted Water Source would have been allocated had it been in the Phase One Action Fund with an MCL exceedance.

(vi) The Claims Administrator shall issue funds from the Phase One Supplemental Fund in amounts that reflect the difference between the amount the Impacted Water Source would have been allocated had it been in the Phase One Action Fund with

an MCL exceedance and what the Qualifying Settlement Class Members has already received, if anything.

The Claims Administrator shall pay any money remaining in the Phase One Supplemental Fund as of December 31, 2030, to the Phase One Qualifying Settlement Class Members participating in the Phase One Action Fund.

(d) Phase One Special Needs Fund

- (i) After the Effective Date, the Escrow Agent will transfer into the Phase One Special Needs Fund 5% of the total settlement funds allocated to Phase One Qualifying Settlement Class Members.
- (ii) Over the last decade, Qualifying Settlement Class Members may have taken different types of actions to address PFAS in their Impacted Water Sources. Many have also faced state PFAS advisories and regulations. Examples of such actions include, but are not limited to, taking wells offline, reducing flow rates, drilling new wells, pulling water from other sources, and/or purchasing supplemental water.
- (iii) The Phase One Special Needs Fund is intended to compensate those Phase One Qualifying Settlement Class Members who spent money to address PFAS detections in their Impacted Water Sources. This is in addition to any other compensation provided by this settlement.
- (iv) Phase One Qualifying Settlement Class Members may submit to the Claims Administrator a Phase One Special Needs Fund Claims Forms up to 45 days after the deadline for the Public Water System Settlement Claims Form.
- (v) After receiving all timely Phase One Special Needs Fund Claims Forms, the Claims Administrator will review such forms and determine which Qualifying Settlement Class Members shall receive additional compensation and the amount of compensation. The Claims Administrator will recommend the awards to the Special Master who will ultimately approve or reject them.
- (vi) Any monies leftover in the Phase One Special Needs Fund will be paid to Phase One Qualifying Settlement Class Members participating in the Phase One Action Fund on a pro rata basis. This does not include recipients of the Phase One Very Small Public Water System Payments or the Inactive Impacted Water System Payments.

(e) Phase One Public Water System Settlement Claims Forms

- (i) The deadline for Phase One Qualifying Settlement Class Members to submit Phase One Public Water System Claims Forms for all Impacted Water Sources is 60 days after the Effective Date. This deadline can be extended by the Claims Administrator only if the Phase One Qualifying Settlement Class Member demonstrates that it has, prior to such deadline, submitted water samples necessary to meet the requirements of Baseline Testing and is awaiting analytical results from laboratory capable of issuing a Qualifying Test Result.
- (ii) The Claims Administrator will review each Phase One Public Water System Claims Form to determine whether the Phase One Qualifying Settlement Class Member should receive a Phase One Very Small Public Water System Payment, an Inactive Water System Payment or if they should participate in the Phase One Action Fund.

(f) **Phase One Very Small Public Water System Payments**

- (i) All Phase One Qualifying Settlement Class Members that are listed in the SDWIS as Transient Non-Community Water Systems and Non-Transient Non-Community Water Systems serving less than 3,300 people may apply for Phase One Very Small Public Water System Payments.
- (ii) The Claims Administrator will issue Phase One Very Small Public Water System Payments for each Very Small Public Water System as follows:
 - (a) Transient Non-Community Water Systems will receive \$1,250.
 - (b) Non-Transient Non-Community Water Systems serving less than 3,300 people will receive \$1,750.
- (iii) Recipients of the Phase One Very Small Public Water System Payments are not eligible for any payments from the Phase One Supplemental Fund, Phase One Special Needs or the Phase One Action Fund.

(g) **Inactive Impacted Water System Payments**

- (i) Qualifying Settlement Class Members that are classified in the SDWIS as Inactive that own one or more Impacted Water Source will receive a one-time payment of \$500.
- (ii) Recipients of the Inactive Impacted Water Systems Payment are not eligible for any payments from the Phase One Supplemental Fund, Phase One Special Needs Fund, or the Phase One Action Fund.

(h) **Phase One Action Fund**

- (i) The Claims Administrator will calculate the amount of the Phase One Action Fund after the Escrow Agent has transferred from that fund the amounts described above for the Phase One Special Needs Fund, the Phase One Supplemental Fund, the Inactive Impacted Water System Payments, and the Phase One Very Small Public Water System Payments. The Phase One Action Fund will be allocated to the Phase One Qualifying Settlement Class Member's Impacted Water Sources using the following allocation methodology.
- (ii) **PFAS Score**
 - (a) For purposes of calculating each Impacted Water Source's PFAS Score, the Claims Administrator will examine the Phase One Qualifying Settlement Class Member's Phase One Public Water System Claims Form to determine the highest concentration, expressed in parts per trillion (ppt, or nanograms per liter), that the Impacted Water Source has shown, according to one or more Qualifying Test Results, for PFOA, for PFOS, and for any other single PFAS analyte listed on the Claims Form.
 - (b) The Claims Administrator will determine each Impacted Water Source's PFAS Score by taking the **GREATER** result of either:
 - i) the sum of the maximum levels of PFOA and PFOS, or
 - ii) the sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte listed in the Claims Form.

$$\text{PFAS Score} = \{[(\text{PFOA (Max Level)} + \text{PFOS (Max Level)}) + \text{Other PFAS (Max level)}^{0.5}] / 2$$

Examples of Determining PFAS Score:

CWS 1 owns and operates 4 water sources: Surface Water (SW) System A, Well B, Well C, and Well D. The maximum levels of each PFAS chemical of each water source and the PFAS Scores are listed below.

Impacted Water Source	Sum of PFOS + PFOA	Avg. of (PFOA + PFOS) & Max Other PFAS	PFAS Score	Max PFOA	Max PFOS	Max PFNA	Max PFHxS	Max PFHxA
SW System A	62	35.15	62	15	47	8.3	5	0
Well B	0.95	.475	0.95	0.95	0	0	0	0
Well C	0	0	0	0	0	0	0	0
Well D	15.2	27.6	27.6	12	3.2	0	1600	5.2

(iii) Adjusted Flow Rate

- (a) Impacted Water Sources' flow rates can be reported in the Claims Forms in either gallons per minute (gpm) or million gallons per day (MGD). One thousand (1,000) gpm equals 1.44 MGD because there are one thousand four hundred forty (1,440) minutes in each day. The Claims Administrator must convert the MGD reported flow rates into gpm for all calculations.
- (b) Groundwater Impacted Water Sources should report flow rates from the groundwater well. Surface water Impacted Water Sources should report the flow rates from the water that enters the treatment plant.
- (c) The Claims Administrator will determine the adjusted flow rate of each Impacted Water Source by first averaging the three highest annual average flow rates that that the Qualifying Settlement Class Member drew from the groundwater Impacted Water Source or that entered the surface water treatment plant. The three highest annual average flow rates can be selected from a ten-year period from 2013-2022. This average will then be averaged with the verified maximum flow rate of a groundwater Impacted Water Source or the maximum flow rate entering a surface water Impacted Water Source.
- (d) If the Phase One Qualifying Settlement Class Member can demonstrate that an Impacted Water Source was taken offline or reduced its flow rate as a result of PFAS contamination and additional years are needed to obtain

accurate flow rates not impacted by PFAS, the Claims Administrator can consider years beyond the 2013-2022 timeframe.

- (e) For purposes if the Allocation Procedures, a purchased water connection from a seller that is a Water Source is not a Water Source.
 - (f) For purposes of the Allocation Procedures, a Public Water System's multiple intakes from one distinct surface water source are deemed to be a single Impacted Water Source so long as the intakes supply the same water treatment plant and therefore only one adjusted flow rate is used.
 - (g) For purposes of the Allocation Procedures, a Public Water System's intakes from one distinct surface water source that supply multiple water treatment plants, are deemed to each be a separate Impacted Water Source and therefore require an adjusted flow rate for each water treatment plant.
 - (h) For purposes of the Allocation Procedures, a Public Water System's multiple groundwater wells (whether from one distinct aquifer or from multiple distinct aquifers) are deemed to each be a separate Impacted Water Source and therefore require an adjusted flow rate for each groundwater well.
 - (i) If a water treatment plant is blending both surface water and groundwater before treatment, only one adjusted flow rate is required.
 - (j) In the event a Public Water System owns both groundwater wells and surface water system(s) that have separate treatment plants, they shall be deemed to each be a separate Water Source.
- (iv) Base Score Calculations
- (a) The Base Score will be calculated using two primary components: a proxy for capital costs and a proxy for operation and maintenance (O&M) costs. Capital costs are driven primarily by the size of the Impacted Water Source. O&M costs are primarily driven by the size of the Impacted Water Source and the concentration of PFAS.

Base Score = Capital Costs Component + Operation and Maintenance Costs Component

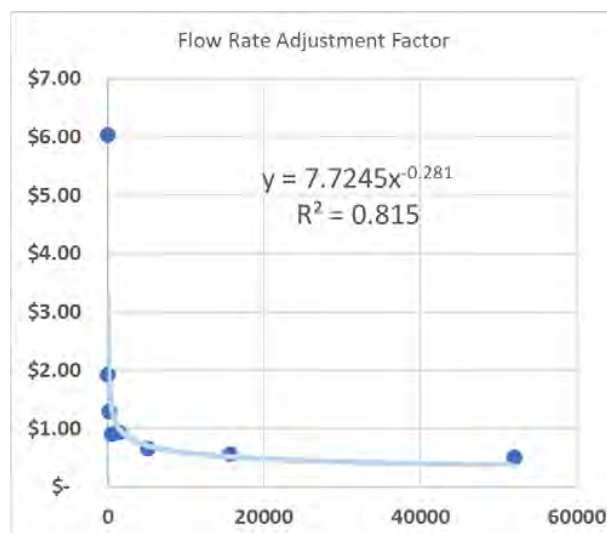
(b) **Capital Costs Component**

- i) The EPA published a revision of its “Work Breakdown Structure-Based Cost Model for Granular Activated Carbon Drinking Water Treatment” in March 2023. This publication includes a Work Breakdown Structure (WBS) model that estimates the cost of treating PFAS contamination based on the flow rate of an Impacted Water System. A cost curve can be derived from the EPA WBS which expresses treatment costs in cost per thousand gallons produced. The below “Flow Rate Adjustment Factor” graph is the cost curve relating the treatment cost per thousand gallons as a function of overall size. This cost curve recognizes a decrease in unit cost as the flow rate for an Impacted Water Source increases. Each Impacted Water Source’s capital costs component of the Base Score is calculated off this cost curve.

Capital Costs Component = (EPA unit cost * flow rate)

Treatment cost per thousand gallons = $7.7245 * (\text{flow rate})^{-0.281}$

Capital Costs Score = annual 1000 G units * treatment cost per thousand gallons

(c) **Operation and Maintenance Costs Component**

- i) The factors that affect O&M can be complex and depend on a range of factors (including but not limited to influent source quality, pH,

temperature, type and concentration of PFAS influent, media used, etc.). However, the volume capacity of treatment media to remove PFAS decreases as the concentration of PFAS increases. This necessitates more frequent replacements of the treatment media, which increases the quantity of spent media that must be discarded. This increases the O&M costs of PFAS treatment.

- ii) There is an observed increase in O&M costs as PFAS concentrations increase. The available data suggests that as concentrations increase, O&M costs will increase in a non-linear, curved relationship as it is easier and less expensive to remove higher concentrations up to a certain level. The increase in O&M costs is thus a function of the PFAS levels and the size of the system (reflected in the capital cost component). The following equation represents this relative relationship which considers that all Qualifying Settlement Class Members will require basic O&M tied to the capital cost component as well as additional O&M driven by the level of PFAS concentrations.

O&M Cost Component = ((PFAS Modifier * PFAS Score) * Capital Cost Component + Capital Cost Component)

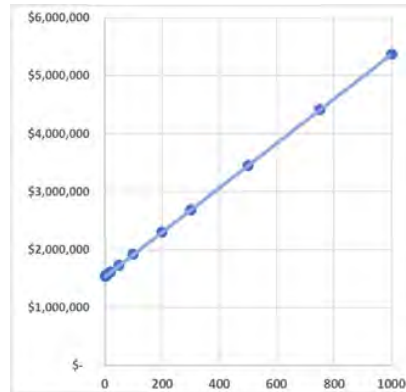
PFAS Modifier = 0.005

- iii) The result is an exponential reduction in the unit cost of PFAS removal as PFAS concentrations increase. This exponential effect is captured in part by the Allocation Procedures' nonlinear approach to flow rates and in part by the Allocation Procedures' use of a square-root factor for certain PFAS analytes.

(EPA unit cost * flow rate) + ((PFAS Modifier * PFAS Score) * Capital Cost Component + Capital Cost Component)

- iv) When the Base Score is calculated where the O&M Cost component and capital costs component are combined a roughly 3-fold difference is obtained over the regulatory threshold of 4ppt to 1000ppt. The results of this calculation are shown in the below example for the EPA WBS standard design system at 1494 GPM as a function of relative PFAS concentrations.

(EPA unit cost * flow rate) + ((PFAS Modifier * PFAS Score) * Capital Cost Component + Capital Cost Component)



Example of Determining Base Score

CWS 1's SW System A has a PFAS Score of 62 and an adjusted flow rate of 1,494 gpm.

Cost per 1,000 gallon production = $7.7245 * (1,494)^{-0.281} = .99$

Annual 1000 gallons units $(1,494 * 60 * 24 * 365) / 1,000 = 785,246$

Capital Costs Component = $785,246 * .99 = 777,828$

O&M Costs Component = $((62 * .005) * 777,828) + 777,828 = 1,018,955$

Base Score = $777,828 + 1,018,955 = 1,796,783$

(v) Adjusted Base Score

After calculating the Base Score of each Impacted Water Source, the Claims Administrator will apply any bumps to the based on certain factors defined below. This will yield the Adjusted Base Score for each Impacted Water Source.

a) Regulatory Bump:

- i) An Impacted Water Source's Base Score will receive a regulatory bump if the Impacted Water Source:
 - a. exceeds the proposed federal PFAS MCL for PFOS or PFOA, (4 ppt PFOA, 4 ppt PFOS),

- b. exceeds the proposed federal PFAS Hazard Index MCL (based on 9 ppt PFHxS, 10 ppt GenX chemicals, 10 ppt PFNA, 2000 ppt PFBS – applying the Hazard Index formula set forth in 88 Fed. Reg. 18,638, 18,748 (Mar. 29, 2023) (proposing 40 C.F.R. § 141.61(c)(36) & n.1 (2023)), or
 - c. exceeds an applicable state PFAS MCL that is below the proposed federal PFAS MCL for the same PFAS analyte, or exceeds an applicable state MCL for which there is no proposed federal PFAS MCL.
- ii) The Claims Administrator will consider all proposed federal PFAS MCL and existing state MCLs for the same PFAS analyte existing on the date the Court issues a Final Approval to determine if an Impacted Water Source has ever exceeded any applicable standard.
 - iii) The Claims Administrator will adjust the Base Score for those Impacted Water Sources that are subject to the regulatory bump by a positive adjustment factor of 4.00.

(b) **Litigation Bump**

- i) The litigation bump applies to all Impacted Water Sources of any Qualifying Settlement Class Members that as of the Settlement Date had pending litigation in the United States of America in which it asserts against any Released Party any claim related to alleged, actual, or potential PFAS contamination of Drinking Water.
- ii) No more than one litigation bump may apply to an Impacted Water Source.
- iii) For cases on file by December 31, 2020, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.25.
- iv) For cases filed during 2021, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.20.

- v) For cases on filed during 2022, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.15.
 - vi) For cases filed between January 1, 2023 and the Settlement Date, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.10.
- (c) **Public Water Provider Bellwether Bump**
- i) The Public Water Provider bellwether bump applies to the Impacted Water Sources that are owned or operated by Qualifying Settlement Class Members who served as one of the ten public water provider bellwether plaintiffs.
 - ii) More than one Public Water Provider bellwether bump can be applied to an Impacted Water Source (i.e., the Settlement Class Member selected as the final public water provider bellwether plaintiff will receive all three adjustments provided below).
 - iii) The Claims Administrator will adjust the Base Scores for Qualifying Settlement Class Members that were selected as one of the ten Tier One public water provider bellwether cases by a positive adjustment factor of 0.15.
 - iv) The Claims Administrator will adjust the Base Scores for Qualifying Settlement Class Members that were selected as one of the three Tier Two public water provider bellwether cases by a positive adjustment factor of 0.20.
 - v) For each Impacted Water Source, the Claims Administrator will adjust the Base Scores for the Qualifying Settlement Class Member that was selected as the final public water provider bellwether case by a positive adjustment factor of 0.25.
- (d) Claims Administrator will sum the applicable bump adjustments and multiply the summed adjustments by the Base Score. Then, the Claims Administrator will take this total and add it to the Base Score to determine the Adjusted Base Score.

Adjusted Base Score = (Sum of Adjustments * Base Score) + Base Score

Example of Determining Adjusted Base Score

CWS 1's SW System A's PFAS levels exceed the federal proposed MCL. CWS 1 filed a lawsuit in the AFFF MDL on November 1, 2022 against Settling Defendants and it was not selected as a Public Water Provider Bellwether Plaintiff. System A will receive the following Bumps:

Regulatory Bump: 4.00

Litigation Bump: 0.15

Total Adjustment: 4.15

Adjusted Base Score = (Sum of Adjustments * Base Score) + Base Score

$(4.15 * 1,796,783) + 1,796,783 = \underline{\underline{9,253,432.5}}$

(v) Settlement Award

- (a) The Claims Administrator will first divide an Impacted Water Source's Adjusted Base Score by the sum of all Adjusted Base Scores. This number gives each Impacted Water Source its percentage of the Phase One Action Fund. Then, that percentage is multiplied by the Phase One Action Fund to provide the Allocated Amount for each Impacted Water Source.
- (b) A Phase One Settlement Class Member participating in the Phase One Action Fund should NOT receive an Allocated Amount less than the Very Small Public Water System Payment for a Non-Transient Non-Community Water System.

Allocated Award = (Adjusted Base Score / Sum of All Adjusted Base Scores) x (Phase One Action Fund)

(vi) Claims Administrator Notification to Phase One Qualifying Settlement Class Members

The Claims Administrator will notify each Phase One Qualifying Settlement Class Member of the Allocated Amount(s) for all its Impacted Water Sources.

(vii) Requests for Reconsideration to the Claims Administrator

- (a) After a Phase One Qualifying Settlement Class Member receives notification of its Allocated Award from the Claims Administrator, it will have ten (10) business days from the receipt of such notification to request that the Special Master reconsider a part of the calculation based on a mistake/error alleged to have occurred. (The Phase

One Qualifying Settlement Class Member has no other appellate rights.)

- (b) After the Special Master receives all timely requests for reconsideration, the Special Master within ten (10) business days will request that the Claims Administrator correct any mistakes/errors and run the calculations again, if warranted.
- (c) Within thirty (30) calendar days of completing the reconsideration process, the Claims Administrator will issue payment(s) to each Qualifying Settlement Class Member that has submitted an approved claim.

5. **Phase Two Allocation Methodology**

(a) **Phase Two Verification**

- (i) The Claims Administrator will verify each Phase Two Qualifying Settlement Class Member's eligibility by determining the following:
 - (a) It is subject to the monitoring rules set forth in UCMR 5 (i.e., "large" systems serving more than 10,000 people and "small" systems serving between 3,300 and 10,000 people); or
 - (b) It is required under applicable state law to test or otherwise analyze any of its Water Sources or the water it provides for PFAS before the UCMR 5 Deadline?

(b) **Phase Two Baseline Testing**

- (i) Each Phase Two Qualifying Settlement Class Member must comply with Baseline Testing requirements and submit the results to the Claims Administrator within 45 calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026.
- (ii) Each Phase Two Qualifying Settlement Class Member will verify that it has tested all its Water Sources for PFAS prior to its submission of the Claims Form.
- (iii) A Phase Two Qualifying Settlement Class Member that does not fully and timely satisfy Baseline Testing requirements may be declared by the Claims Administrator to be ineligible to receive further payment from Phase Two.

- (iv) The Claims Administrator shall provide the Parties quarterly updates on the detailed Baseline Testing PFAS results and a final report on those results by July 1, 2026.

(c) **Phase Two Baseline Testing Payments for Phase Two Qualifying Settlement Class Members**

- (i) A Phase Two Qualifying Settlement Class Member can use the Phase Two Baseline Testing Payments to conduct PFAS testing that could help it establish eligibility for payments from the Phase Two Action Fund.
- (ii) A Phase Two Qualifying Settlement Class Member may submit a Phase Two Testing Claims Form to the Claims Administrator for payments to offset part or all of the cost of conducting Phase Two Baseline Testing prior to January 1, 2026. A Phase Two Qualifying Settlement Class Member must list in its Phase Two Testing Claims Form each Water Source required to be tested under Baseline Testing requirements.
- (iii) The Claims Administrator will issue payment in the amount of \$200 for each Water Source listed on the Phase Two Testing Claims Form within a reasonable time from submission.

(d) **Phase Two Supplemental Fund**

- (i) After the Effective Date, the Escrow Agent will transfer into the Phase Two Supplemental Fund 5% of the total Settlement Funds allocated to Phase Two Qualifying Settlement Class Members.
- (ii) The Phase Two Supplemental Fund will be used to compensate the following Phase Two Qualifying Settlement Class Members' Impacted Water Sources:
 - (a) Those with Impacted Water Sources that do not exceed an applicable state MCL or the proposed federal PFAS MCL at the time its Phase Two Claims Form is submitted and because of later PFAS testing obtains a Qualifying Test Result with a measurable concentration of PFAS that exceeds the proposed federal PFAS MCLs or applicable state MCL, or
 - (b) Those with Impacted Water Sources that do not exceed an applicable state MCL or the proposed federal PFAS MCL at the time its Claims Form is submitted but later exceed a future state or federal PFAS MCL.
- (iii) A Phase Two Qualifying Settlement Class Member may submit a Phase Two Supplemental Fund Claims Form at any time up to and including December 31, 2030.

- (iv) Application to the Phase Two Supplemental Fund may be made by Qualifying Settlement Class Members on a continuous basis and one time for each Impacted Water Source until the funds are exhausted.
- (v) For each Impacted Water Source that has submitted a Phase Two Supplemental Claims Form, the Claims Administrator will individually calculate to approximate, as closely as is reasonably possible, the amount that each Impacted Water Source would have been allocated had it been in the Phase Two Action Fund with an MCL exceedance.
- (vi) The Claims Administrator shall issue funds from the Phase Two Supplemental Fund in amounts that reflect the difference between the amount the Impacted Water Source would have been allocated had it been in the Phase Two Action Fund with an MCL exceedance and what the Qualifying Settlement Class Members has already received, if anything.
- (vii) The Claims Administrator shall pay any money remaining in the Phase Two Supplemental Fund as of December 31, 2030, to the Phase Two Qualifying Settlement Class Members participating in the Phase Two Action Fund.

(e) **Phase Two Special Needs Fund**

- (i) After the Effective Date, the Escrow Agent will transfer into the Phase Two Special Needs Fund 5% of the total Settlement Funds allocated to Phase Two Qualifying Settlement Class Members.
- (ii) The Phase Two Special Needs Fund is intended to compensate those Phase Two Qualifying Settlement Class Members who spent money to address PFAS detections in their Impacted Water Sources. This is in addition to any other compensation provided by this settlement.
- (iii) Phase Two Special Needs Fund Claims Forms must be received by August 1, 2026.
- (iv) After receiving all timely Phase Two Special Needs Fund Claims Forms, the Claims Administrator will review such forms and determine which Phase Two Qualifying Settlement Class Members shall receive additional compensation and the amount of compensation. The Claims Administrator will recommend the awards to the Special Master who will ultimately approve or reject them.
- (v) Any monies leftover in the Phase Two Special Needs Fund will be paid to Phase Two Qualifying Settlement Class

Members participating in the Phase Two Action Fund on a pro rata basis. This does not include recipients of the Phase Two Very Small Public Water System Payments or of the Phase Two Testing Fund.

(f) **Phase Two Public Water System Settlement Claims Forms**

- (i) The deadline for Phase Two Qualifying Settlement Class Members to submit Phase Two Public Water System Claims Forms for all Impacted Water Sources is June 30, 2026.
- (ii) The Claims Administrator will review each Phase Two Public Water System Claims Form to determine whether the Phase Two Qualifying Settlement Class Member should receive a Phase Two Very Small Public Water System Payment or if they should participate in the Phase Two Action Fund.
- (iii) Any Phase Two Qualifying Settlement Class Member that fails to timely submit a Phase Two Action Fund Claims Form, will not be entitled to additional monies.

(g) **Phase Two Very Small Public Water System Payments**

- (i) All Phase Two Qualifying Settlement Class Members that are listed in the SDWIS as Transient Non-Community Water Systems that own an Impacted Water Source and Non-Transient Non-Community Water Systems serving less than 3,300 people that own an Impacted Water Source may apply for Phase Two Very Small Public Water System Payments.
- (ii) The Claims Administrator will issue Phase Two Very Small Public Water System Payments for each Impacted Water Source as follows:
 - (a) Transient Non-Community Water Systems will receive \$1,250 for each Impacted Water Source.
 - (b) Non-Transient Non-Community Water Systems serving less than 3,300 people will receive \$1,750 for each Impacted Water Source.
- (iii) Recipients of the Phase Two Very Small Public Water System Payments are not eligible for the Phase Two Supplemental Fund, the Phase Two Special Needs Fund or the Phase Two Action Fund.

(h) **Phase Two Action Fund**

- (i) The Claims Administrator will calculate the amount of the Phase Two Action Fund by subtracting the total amount of the Phase Two Very Small Public Water System Payments, the

Phase Two Baseline Testing Payments, the Phase Two Supplemental Fund, and the Phase Two Special Needs Fund from the total Settlement Funds allocated to Phase Two Qualifying Settlement Class Members.

- (ii) The Claims Administrator will individually calculate the amount for each Impacted Water Source owned or operated by a Phase Two Qualifying Settlement Class Member to approximate, as closely as is reasonably possible, the Allocated Amount that each Impacted Water Source would have been allocated had it been a Phase Two Qualifying Settlement Class Member applying for the Phase Two Action Fund.
- (iii) In the event that the Phase Two Action Fund is insufficient to compensate all Phase Two Qualifying Settlement Class Members' Allocated Amounts, the Claims Administrator will reduce all Phase Two Qualifying Settlement Class Members' Allocated Amounts on a pro rata basis.

6. Remaining Settlement Funds

- (a) Should any portion of the Settlement Funds remain following the completion of the claims process, they will be distributed to Phase One Qualifying Settlement Class Members who qualify for the Phase One Action Fund and Phase Two Qualifying Settlement Class Members who qualify for the Phase Two Action Fund in proportion to the respective amounts awarded to each Person from each fund. None of any such remaining Settlement Funds shall be returned to the Settling Defendants.

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EXHIBIT D

EXHIBIT D: CLAIMS FORMS

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Public Water System Settlement Claims Form

INSTRUCTIONS

Please follow the instructions below to submit a claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the Claims Form Deadline. Late Claims Forms will not be considered.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS Claims Form. THIS Claims Form SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its groundwater wells and/or surface water systems ("Water Source").

Baseline Testing: Any Water Source tested for PFAS prior to U.S. EPA's announcement of the testing requirements of UCMR 5 (December 2021), that did not result in a detection of PFAS, must re-test to meet Baseline Testing requirements. If a Water Source tested for PFAS after U.S. EPA's announcement of the testing requirements of UCMR 5 using a methodology consistent with the requirements of UCMR 5 or applicable State requirements (if stricter) (the "Testing Methodology") and it did not result in a Measurable Concentration of PFAS, no further testing is required on that Water Source. Test results must be submitted from untreated (raw) water samples, except that a result showing a detection of PFAS in a treated (finished) water sample may be used. However, all samples must be drawn from a Water Source that has been used to provide drinking water. BY SUBMITTING THIS CLAIMS FORM, YOU CERTIFY THAT THE PWS ON WHOSE BEHALF YOU ARE SUBMITTING THE CLAIMS FORM HAS TESTED ALL OF ITS TEST SITES FOR PFAS AFTER U.S. EPA'S ANNOUNCEMENT OF THE TESTING REQUIREMENTS OF UCMR 5 USING THE TESTING METHODOLOGY.

A PWS that does not timely return a completed Claims Form and all of the required documents forfeits any right to participate in this settlement. For any questions about this Claims Form, you may contact _____ at _____.

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name	
--------------------------------	--

PWS Identification Number (PWSID)			Employer Identification Number	____ - ____ - ____
PWS Facility Address	Street			
	City		State	Zip
SECTION 1.2 PWS CONTACT INFORMATION <i>*Please note that communication for this Settlement may extend into the year 2030. Please provide contact information with this in mind and contact the Claims Administrator if any updates are required.</i>				
Name of PWS Primary Contact			Job Title of PWS Primary Contact	
Telephone Number for Primary Contact	(____) ____ - ____		Fax Number	(____) ____ - ____
Email Address for Primary Contact			PWS "General" Email (if available)	
Name of PWS Secondary Contact			Job Title of PWS Secondary Contact	
Telephone Number for Secondary Contact	(____) ____ - ____		Email Address for Secondary Contact	
PWS Mailing Address*Payments will be sent to this address	Street/PO Box			
	City		State	Zip

SECTION 1.3 LAWSUIT INFORMATION (CHECK YES OR NO)			YES	NO
Has PWS filed a lawsuit to recover damages associated with PFAS contamination of its public drinking water wells or surface water systems?				
If yes, is the lawsuit currently pending/filed in the AFFF MDL?				
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?				
Case Number				
SECTION 1.4 ATTORNEY INFORMATION (IF APPLICABLE)			YES	NO
Is the PWS Represented by an Attorney? (Check Yes or No)				
Attorney Name		Law Firm Name		
Telephone Number	(____) ____ - _____	Email Address		
Law Firm Employer Identification Number				
SECTION 2. QUALIFYING PWS INFORMATION				
QUALIFYING QUESTIONS (CHECK YES OR NO)			YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test for PFAS by state law?				
Does the PWS serve at least 15 service connections used by year-round residents?				

Does the PWS serve at least 25 year-round residents?		
Does the PWS serve fewer than 3,300 according to SDWIS as of {Settlement Date}?		
Is the PWS in the United States of America or one of its territories?		
Is the PWS owned or operated by a state (or territory of the United States) or the federal government?		
PWS CODES WITHIN THE SAFE DRINKING WATER INFORMATION SYSTEM (SDWIS)		
What is the PWS Owner Type Code as listed in SDWIS? <i>*Please enter one of the following: "L-Local Government" or "M-Public/Private" or "P-Private" or "N-Native American" or "S-State Government" or "F-Federal Government"</i>		
If the PWS Owner Type Code is listed in SDWIS as either "S-State Government" or "F-Federal Government," does the PWS have the authority to sue or be sued in its own name? <i>*Please enter one of the following: "Yes" or "No"</i>		
What is the PWS Facility Activity Code as listed in SDWIS? <i>*Please enter one of the following: "Active", "Inactive", "Change from public to non-public", "Merged with another system" or "Potential future system to be regulated"</i>		
What is the PWS classification as listed in SDWIS? <i>*Please enter one of the following: "Community Water System" or "Non-Transient Non-Community Water System" or "Transient Non-Community Water System"</i> <i><u>Note:</u> If your type code is: (1) "Transient Non-Community Water System" OR (2) your type code is "Non-Transient Non-Community Water System" AND the PWS serves fewer than 3,300 people, skip to Section 6.</i>		

SECTION 3. WATER SOURCE SUMMARY INFORMATION	
GROUNDWATER WELL SUMMARY	QUANTITY
How many Groundwater Wells are owned or operated by the PWS?	
How many of these Groundwater Wells have been analyzed using a state or federal agency-approved analytical method consistent with the requirements of UCMR 5 (or stricter) and show a measurable concentration of PFAS prior to {Settlement Date}?	
How many of these Groundwater Wells have been analyzed using a state or federal agency-approved analytical method consistent with the requirements of UCMR 5 (or stricter) and DO NOT show a measurable concentration of PFAS since U.S. EPA's announcement of the testing requirements of UCMR 5?	
SURFACE WATER SYSTEM SUMMARY	QUANTITY
How many Surface Water Systems are owned or operated by the PWS?	
How many of these Surface Water Systems have been analyzed using a state or federal agency approved analytical method consistent with the requirements of UCMR 5 (or stricter) and show a measurable concentration of PFAS prior to {Settlement Date}?	
How many of these Surface Water Systems have been analyzed using a state or federal agency approved analytical method consistent with the requirements of UCMR 5 (or stricter) and DO NOT show a measurable concentration of PFAS since U.S. EPA's announcement of the testing requirements of UCMR 5?	
SECTION 4. WATER SOURCE INFORMATION	
<p>Please complete and submit information from Section 4 for <u>EACH</u> Water Source. See "Addendum X" to provide information for each additional Water Source.</p> <p><i>Note: Groundwater Well Impacted Water Sources should report Flow Rates from the Groundwater Well. Surface Water System Impacted Water Sources should report treatment capacity from the surface water treatment plant.</i></p>	
<p>Name or description of the Water Source.</p> <p><i>Note: This is the name or unique identifier listed on the testing laboratory chain of custody document.</i></p>	

Is this a Groundwater Well or Surface Water System? <i>*Please enter "Groundwater Well" or "Surface Water System."</i> <i><u>Note:</u> Please enter "Surface Water System" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a Surface Water System.</i>			
WATER SOURCE QUESTIONS (CHECK YES OR NO)		YES	NO
Does the PWS own this Water Source?			
Does the PWS operate this Water Source?			
Has the water from this Water Source ever been used as drinking water?			
Was this Water Source tested or otherwise analyzed for PFAS using a state or federal agency approved analytical method consistent with the requirements of UCMR 5 (or stricter) and found to contain any measurable concentration of PFAS on or before the {Settlement Date}?			
Was this Water Source tested or otherwise analyzed for PFAS after U.S. EPA's announcement of the testing requirements of UCMR 5 using a state or federal agency approved analytical method consistent with the requirements of UCMR 5 (or stricter) and found NOT to contain any PFAS at any level?			
FLOW RATE / CAPACITY			
Please answer the below questions indicating the maximum flow rate / capacity for the water source. <i>Please indicate (check the correct box) if the measurement is in gallons per minute (GPM) or million gallons per day (MGD).</i>			
FLOW RATE / CAPACITY QUESTIONS	MAX FLOW RATE / CAPACITY	GPM	MGD
If this Water Source is a Groundwater Well, please enter the maximum flow rate.			
If this Water Source is a Surface Water System, please enter the maximum capacity of the treatment system.			

How was the maximum flow rate or capacity determined?				
<p>For the following years, please enter the AVERAGE ANNUAL flow rate for the Impacted Water Source. If the flow rate was reduced or the source was taken offline due to PFAS contamination, please indicate by checking the box corresponding to that year. <i>Note: Please indicate if the measurement is in gallons per minute (GPM) or million gallons per day (MGD) by checking the corresponding box. If the source was not in a particular year, please enter "0" (zero) for the Average Annual Flow Rate.</i></p>				
YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD	Was the Avg. Annual Flow Rate reduced due to PFAS Contamination?
<u>Groundwater Well</u> <u>Example: 2013</u>	1500	✓		
<u>Surface Water</u> <u>System Example:</u> <u>2014</u>	4.3		✓	
2013				
2014				
2015				
2016				
2017				
2018				
2019				

2020				
2021				
2022				
ADDITIONAL FLOW RATE INFORMATION (IF NECESSARY)				
<p>Each PWS is required to provide data for at least 3 years for which the Average Annual Flow Rate (AAFR) was <u>not</u> reduced due to PFAS contamination if available. If the PWS did not provide data for at least 3 years in which the AAFR was not reduced due to PFAS contamination (in the table above), please use the space below to provide additional information as needed. For example, if the AAFR for 9 of the previous 10 years has been reduced due to PFAS contamination, the PWS should provide 2 years of data below for the most recent unimpacted years.</p>				
YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD	
EXAMPLE: 2009	3000	✓		
EXAMPLE: 2010	3500	✓		

SECTION 5. PFAS TESTING RESULTS			
PFOA CONTAMINATION TESTING			
Please enter the below information to indicate PFOA contamination testing results. <i>If this water source was not found to contain any PFAS at any level in testing under the Testing Methodology (as defined above) after U.S. EPA's announcement of the testing requirements of UCMR 5, leave this section blank and skip to Section 6: Certification and Signature.</i>			
See Addendum X to provide information for each additional Water Source.			
Highest historical PFOA concentration in lab issued documentation:			
Date of Sampling:			
Company of the person who took the sample:			
Date of analysis:			
Highest historical PFOA concentration converted to parts per trillion (PPT):			_____ PPT
Name of laboratory that performed the analysis:			
Facility address of laboratory that performed the analysis:	Street/PO Box		
	City	State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?			

PFOS CONTAMINATION TESTING			
Please enter the below information to indicate PFOS contamination testing results. <i>If this water source was not found to contain any PFAS at any level in testing under the Testing Methodology (as defined above) after U.S. EPA's announcement of the testing requirements of UCMR 5, leave this section blank and skip to Section 6: Certification and Signature.</i>			
See Addendum X to provide information for each additional Water Source.			
Highest historical PFOS concentration in lab issued documentation:			
Date of Sampling:			
Company of the person who took the sample:			
Date of analysis:			
Highest historical PFOS concentration converted to parts per trillion (PPT):			_____ PPT
Name of laboratory that performed the analysis:			
Facility address of laboratory that performed the analysis:	Street/PO Box		
	City	State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?			

OTHER PFAS CONTAMINATION TESTING			
Please enter the below information to indicate other PFAS Chemical contamination testing results. <i>If this water source was not found to contain any PFAS at any level in testing under the Testing Methodology (as defined above) after U.S. EPA's announcement of the testing requirements of UCMR 5, leave this section blank and skip to Section 6: Certification and Signature.</i>			
See Addendum X to provide information for each additional Water Source.			
Highest historical concentration of one other PFAS Chemical in lab issued documentation:			
Date of Sampling:			
Company of the person who took the sample:			
Date of analysis:			
Highest historical concentration of one other PFAS Chemical concentration converted to parts per trillion (PPT):		_____ PPT	
Name of laboratory that performed the analysis:			
Facility address of laboratory that performed the analysis:	Street/PO Box		
	City	State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?			

SECTION 6. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Settlement Class Member represents and warrants the following for the benefit of Settling Defendants:

- The Settlement Class Member has authority to release all Released Claims on behalf of itself and all other Persons who are Releasing Persons by virtue of their relationship or association with it.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to take all necessary action to satisfy the Settlement Class Member's obligation with respect to Section 11.6 of the Settlement Agreement including, but not limited to, reporting any Allocated Amount in Box 3 of an IRS Form 1098-F and filing such forms with the IRS.

I hereby declare under penalty of perjury under the laws of the State of _____ that the information within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

Please submit **ALL** documentation reflecting the information provided above including the following:

1. Lab issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS
2. Lab issued testing chain of custody document
3. Documentation to support both Annual Average and Maximum Flow Rate or Treatment Plant Capacity of the Water Source
4. Filed and dated copy of the lawsuit filed by the PWS to recover damages associated with PFAS contamination of its public drinking water wells or surface water systems
5. A duly completed and executed IRS Form W-9 (or other information return required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) for the PWS with respect to each Settling Defendant,

6. A duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) with respect to each Settling Defendant
7. A written authorization substantially in the form of Exhibit K attached to the Settlement Agreement for the Claims Administrator to file the forms set forth in item (5) with the IRS and to provide the written statements set forth in item (6) to each Settling Defendant

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Public Water System Settlement Supplemental Claims Form

INSTRUCTIONS

Please follow the instructions below to submit a Supplemental claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the {Supplemental Claims Form Deadline}. Late Claims Forms will not be considered.

A PWS should ONLY complete this Claims Form for Impacted Water Sources (IWS) with a positive PFAS detection as of {Settlement Date} that either (a) experienced a change in state or federal MCL regulations or (b) the PFAS contamination levels have shifted from below MCL regulations to above MCL regulations.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS Claims Form. THIS Claims Form SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its Groundwater Wells and/or Surface Water Systems ("Water Source").

Baseline Testing: Any Water Source tested for PFAS prior to U.S. EPA's announcement of the testing requirements of UCMR 5 (December 2021), that did not result in a detection of PFAS, must re-test to meet Baseline Testing requirements. If a Water Source tested for PFAS after U.S. EPA's announcement of the testing requirements of UCMR 5 using a methodology consistent with the requirements of UCMR 5 or applicable State requirements (if stricter) (the "Testing Methodology") and it did not result in a Measurable Concentration of PFAS, no further testing is required on that Water Source. Test results must be submitted from untreated (raw) water samples, except that a result showing a detection of PFAS in a treated (finished) water sample may be used. However, all samples must be drawn from a Water Source that has been used to provide drinking water. BY SUBMITTING THIS CLAIMS FORM, YOU CERTIFY THAT THE PWS ON WHOSE BEHALF YOU ARE SUBMITTING THE CLAIMS FORM HAS TESTED ALL OF ITS TEST SITES FOR PFAS AFTER U.S. EPA'S ANNOUNCEMENT OF THE TESTING REQUIREMENTS OF UCMR 5 USING THE TESTING METHODOLOGY.

A PWS that does not timely return a completed Claims Form and all of the required documents forfeits any right to participate in this settlement. For any questions about this Claims Form, you may contact _____ at _____.

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION			
SECTION 1.1 PWS GENERAL INFORMATION			
Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	__ - __ - __ - __ __ - __ - __ - __ __ -
SECTION 2. WATER SOURCE INFORMATION			
<p>Please complete and submit information from Section 4 for <u>EACH</u> Water Source. See "Addendum X" to provide information for each additional Water Source.</p> <p><i>Note: Groundwater Well Impacted Water Sources should report Flow Rates from the Groundwater Well. Surface Water System Impacted Water Sources should report treatment capacity from the surface water treatment plant.</i></p>			
<p>Name or description of the Water Source.</p> <p><i>Note: This is the name or unique identifier listed on the testing laboratory chain of custody document.</i></p>			
<p>Is this a Groundwater Well or Surface Water System?</p> <p><i>*Please enter "Groundwater Well" or "Surface Water System."</i></p> <p><i>Note: Please enter "Surface Water System" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a Surface Water System.</i></p>			
SECTION 3. PFAS TESTING RESULTS			
PFOA CONTAMINATION TESTING			
<p>Please enter the below information to indicate PFOA contamination testing results. <i>If this water source was not found to contain any PFAS at any level on or before the {Settlement Date}, leave this section blank and skip to Section 6: Certification and Signature.</i></p> <p>See Addendum X to provide information for each additional Water Source.</p>			
Highest historical PFOA concentration in lab issued documentation:			

Date of Sampling:				
Company of the person who took the sample:				
Date of analysis:				
Highest historical PFOA concentration converted to parts per trillion (PPT):			_____ PPT	
Name of laboratory that performed the analysis:				
Facility address of laboratory that performed the analysis:	Street/PO Box			
	City		State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?				
PFOS CONTAMINATION TESTING				
Please enter the below information to indicate PFOS contamination testing results. <i>If this water source was not found to contain any PFAS at any level in testing under the Testing Methodology (as defined above) after U.S. EPA's announcement of the testing requirements of UCMR 5, leave this section blank and skip to Section 6: Certification and Signature.</i>				
See Addendum X to provide information for each additional Water Source.				
Highest historical PFOS concentration in lab issued documentation:				
Date of Sampling:				

Company of the person who took the sample:				
Date of analysis:				
Highest historical PFOS concentration converted to parts per trillion (PPT):			_____	
			PPT	
Name of laboratory that performed the analysis:				
Facility address of laboratory that performed the analysis:	Street/PO Box			
	City		State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?				
OTHER PFAS CONTAMINATION TESTING				
<p>Please enter the below information to indicate other PFAS Chemical contamination testing results. <i>If this water source was not found to contain any PFAS at any level in testing under the Testing Methodology (as defined above) after U.S. EPA's announcement of the testing requirements of UCMR 5, leave this section blank and skip to Section 6: Certification and Signature.</i></p> <p>See Addendum X to provide information for each additional Water Source.</p>				
Highest historical concentration of one other PFAS Chemical in lab issued documentation:				
Date of Sampling:				
Company of the person who took the sample:				

Date of analysis:				
Highest historical concentration of one other PFAS Chemical concentration converted to parts per trillion (PPT):			_____	
			PPT	
Name of laboratory that performed the analysis:				
Facility address of laboratory that performed the analysis:	Street/PO Box			
	City		State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations on the Impacted Water Source (e.g., EPA Method 537.1)?				
SECTION 4. CERTIFICATION AND SIGNATURE				
<p>By signing this Claims Form, Settlement Class Member represents and warrants the following for the benefit of Settling Defendants:</p> <ul style="list-style-type: none"> • The Settlement Class Member has authority to release all Released Claims on behalf of itself and all other Persons who are Releasing Persons by virtue of their relationship or association with it. • The Settlement Class Member authorizes the Claims Administrator and/or Special Master to take all necessary action to satisfy the Settlement Class Member's obligation with respect to Section 11.6 of the Settlement Agreement including, but not limited to, reporting any Allocated Amount in Box 3 of an IRS Form 1098-F and filing such forms with the IRS. 				
I hereby declare under penalty of perjury under the laws of the State of _____ that the information within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.				
Authorized Representative's Signature:				

Authorized Representative's Printed Name:	
Executed this _____ day of _____ at _____ (County), _____ (State).	
DOCUMENTATION REQUIREMENTS	
<p>Please submit <u>ALL</u> documentation reflecting the information provided above including the following:</p> <ol style="list-style-type: none">1. Lab issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS2. Lab issued testing chain of custody document3. A duly completed and executed IRS Form W-9 (or other information return required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) for the PWS with respect to each Settling Defendant,4. A duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) with respect to each Settling Defendant5. A written authorization substantially in the form of Exhibit K attached to the Settlement Agreement for the Claims Administrator to file the forms set forth in item (3) with the IRS and to provide the written statements set forth in item (6) to each Settling Defendant	

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Public Water System Settlement Special Needs Claims Form

INSTRUCTIONS

Please follow the instructions below to submit a Special Needs claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the {Special Needs Claims Form Deadline}. Late Claims Forms will not be considered.

A Public Water System (PWS) may receive compensation for actions taken to reduce or eliminate the risk of supplying contaminated water. Special needs may include, but are not limited to, drilling new wells, purchasing supplemental water, taking wells offline or rerouting pipes. Detailed supporting documentation must be submitted.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS Claims Form. THIS Claims Form SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For any questions about this Claims Form, you may contact _____ at _____.

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	_ _ - _ _ _ _ _ _ _

SECTION 2. SPECIAL NEEDS CLAIM INFORMATION	
NARRATIVE OF NEED/ISSUE	
Total Amount Claimed	\$ _____ . ____ _

SECTION 3. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Settlement Class Member represents and warrants the following for the benefit of Settling Defendants:

- The Settlement Class Member has authority to release all Released Claims on behalf of itself and all other Persons who are Releasing Persons by virtue of their relationship or association with it.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to take all necessary action to satisfy the Settlement Class Member's obligation with respect to Section 11.6 of the Settlement Agreement including, but not limited to, reporting any Allocated Amount in Box 3 of an IRS Form 1098-F and filing such forms with the IRS.

I hereby declare under penalty of perjury under the laws of the State of _____ that the information within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

1. A duly completed and executed IRS Form W-9 (or other information return required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) for the PWS with respect to each Settling Defendant,
2. A duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) with respect to each Settling Defendant
3. A written authorization substantially in the form of Exhibit K attached to the Settlement Agreement for the Claims Administrator to file the forms set forth in item (1) with the IRS and to provide the written statements set forth in item (6) to each Settling Defendant

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Public Water System Settlement Testing Compensation Claims Form

INSTRUCTIONS

Please follow the instructions below to submit a Testing Compensation claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the {Testing Compensation Claims Form Deadline}. Late Claims Forms will not be considered.

A Public Water System (PWS) should ONLY fill out this claim form if ALL testing of all Water Sources as of the {Settlement Date} indicated no detection of PFAS at any level OR the PWS has not yet completed baseline testing. Compensation from the Testing Fund is limited to one payment per water source owned and operated by the PWS during the Phase 2 Testing Period [dates].

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIM FORM. THIS CLAIM FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For any questions about this Claims Form, you may contact _____ at _____.

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	
PWS Facility Address	Street		

	City	State	Zip
SECTION 1.2 PWS CONTACT INFORMATION <i>*Please note that communication for this Settlement may extend into the year 2030. Please provide contact information with this in mind and contact the Claims Administrator if any updates are required.</i>			
Name of PWS Primary Contact		Job Title of PWS Primary Contact	
Telephone Number for Primary Contact	(_ _ _) _ _ _ - _ _ _ _	Fax Number	(_ _ _) _ _ _ - _ _ _ _
Email Address for Primary Contact		PWS "General" Email (if available)	
Name of PWS Secondary Contact		Job Title of PWS Secondary Contact	
Telephone Number for Secondary Contact	(_ _ _) _ _ _ - _ _ _ _	Email Address for Secondary Contact	
PWS Mailing Address <i>*Payments will be sent to this address</i>	Street/PO Box		
	City	State	Zip
SECTION 1.3 LAWSUIT INFORMATION (CHECK YES OR NO)		YES	NO
Has PWS filed a lawsuit to recover damages associated with PFAS contamination of its public drinking water wells or surface water systems?			
If yes, is the lawsuit currently pending/filed in the AFFF MDL?			
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?			

Case Number				
SECTION 1.4 ATTORNEY INFORMATION (IF APPLICABLE)			YES	NO
Is the PWS Represented by an Attorney? (Check Yes or No)				
Attorney Name		Law Firm Name		
Telephone Number	(____) ____ - _____	Email Address		
Law Firm Employer Identification Number				
SECTION 2. QUALIFYING PWS INFORMATION				
QUALIFYING QUESTIONS (CHECK YES OR NO)			YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test for PFAS by state law?				
Does the PWS serve at least 15 service connections used by year-round residents?				
Does the PWS serve at least 25 year-round residents?				
Does the PWS fewer than 3,300 people according to SDWIS as of {Settlement Date}?				
Is the PWS in the United States of America or one of its territories?				
Is the PWS owned or operated by a state (or territory of the United States) or the federal government?				

PWS CODES WITHIN THE SAFE DRINKING WATER INFORMATION SYSTEM (SDWIS)	
What is the PWS Owner Type Code as listed in SDWIS? <i>*Please enter one of the following: "L-Local Government" or "M-Public/Private" or "P-Private" or "N-Native American" or "S-State Government" or "F-Federal Government"</i>	
If the PWS Owner Type Code is listed in SDWIS as either "S-State Government" or "F-Federal Government," does the PWS have the authority to sue or be sued in its own name? <i>*Please enter one of the following: "Yes" or "No"</i>	
What is the PWS Facility Activity Code as listed in SDWIS? <i>*Please enter one of the following: "Active", "Inactive", "Change from public to non-public", "Merged with another system" or "Potential future system to be regulated"</i>	
What is the PWS classification as listed in SDWIS? <i>*Please enter one of the following: "Community Water System" or "Non-Transient Non-Community Water System" or "Transient Non-Community Water System"</i> <i>Note: If your type code is: (1) "Transient Non-Community Water System" OR (2) your type code is "Non-Transient Non-Community Water System" AND the PWS serves 3,300 people or fewer, skip to Section 6.</i>	
SECTION 3. WATER SOURCE SUMMARY INFORMATION	
How many Groundwater Wells are owned or operated by the PWS?	
How many Surface Water Systems are owned or operated by the PWS?	
SECTION 4. CERTIFICATION AND SIGNATURE	
By signing this Claims Form, Settlement Class Member represents and warrants the following for the benefit of Settling Defendants: · The Settlement Class Member has authority to release all Released Claims on behalf of itself and all other Persons who are Releasing Persons by virtue of their relationship or association with it.	

<p>· The Settlement Class Member authorizes the Claims Administrator and/or Special Master to take all necessary action to satisfy the Settlement Class Member's obligation with respect to Section 11.6 of the Settlement Agreement including, but not limited to, reporting any Allocated Amount in Box 3 of an IRS Form 1098-F and filing such forms with the IRS.</p>	
<p>I hereby declare under penalty of perjury under the laws of the State of _____ that the information within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.</p>	
Authorized Representative's Signature:	
Authorized Representative's Printed Name:	
<p>Executed this _____ day of _____ at _____ (County), _____ (State).</p>	
<p>DOCUMENTATION REQUIREMENTS</p>	
<p>1. A duly completed and executed IRS Form W-9 (or other information return required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) for the PWS with respect to each Settling Defendant, 2. A duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) with respect to each Settling Defendant 3. A written authorization substantially in the form of Exhibit K attached to the Settlement Agreement for the Claims Administrator to file the forms set forth in item (1) with the IRS and to provide the written statements set forth in item (6) to each Settling Defendant</p>	

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EXHIBIT E

EXHIBIT E: NOTICE

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

**IN RE: AQUEOUS FILM-FORMING
FOAMS PRODUCTS LIABILITY
LITIGATION**

)
) **MDL No. 2:18-mn-02873**
)
)
)

**NOTICE OF PROPOSED CLASS ACTION SETTLEMENT AND
COURT APPROVAL HEARING**

TO: All Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before June 30, 2023, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level; and

All Public Water Systems in the United States of America that, as of June 30, 2023, are (i) subject to the monitoring rules set forth in UCMR 5 (i.e., “large” systems serving more than 10,000 people and “small” systems serving between 3,300 and 10,000 people), or (ii) required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the UCMR 5 Deadline.

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement and the Allocation Procedures, available for review at www.PFASWaterSettlement.com.

A FEDERAL COURT APPROVED THIS NOTICE. PLEASE READ THIS NOTICE CAREFULLY, AS THE PROPOSED SETTLEMENT DESCRIBED BELOW MAY AFFECT YOUR LEGAL RIGHTS AND PROVIDE YOU WITH POTENTIAL BENEFITS. THIS IS NOT A NOTICE OF A LAWSUIT AGAINST YOU OR A SOLICITATION FROM A LAWYER.

I. WHAT IS THE PURPOSE OF THIS NOTICE?

The purpose of this Notice is (i) to advise you that a proposed settlement (referred to as the “Settlement”) has been reached with the defendants The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (each, a “Settling Defendant” and collectively,

“Settling Defendants”) in the above-captioned lawsuit (the “Action”) pending in the United States District Court for the District of South Carolina (the “Court”); (ii) to summarize your rights in connection with the Settlement; and (iii) to inform you of a Court hearing to consider whether to grant final approval of the Settlement, to be held on **DATE** at **TIME**, before the Honorable Richard M. Gergel, United States District Judge of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401.

If you received this Notice about the proposed Settlement in the mail, then you have been identified as a potential Settlement Class Member according to the Parties’ records. Please read this Notice carefully.

II. WHAT IS THE ACTION ABOUT?

Class Representatives are Public Water Systems that have filed actions against Settling Defendants and other defendants, which actions are currently pending in the above-captioned multi-district litigation, In Re: Aqueous Film-Forming Foams Products Liability Litigation, MDL No. 2:18-mn-2873 (D.S.C.) (the “MDL”).

Class Representatives have alleged that they have suffered harm resulting from the presence of PFAS in Drinking Water and/or are required to monitor for the presence of PFAS in Drinking Water and that Settling Defendants are liable for damages and other forms of relief to compensate for such harm and costs.

In addition to the MDL, certain other cases are pending against Settling Defendants asserting Released Claims (collectively with the MDL, all pending litigation brought by or on behalf of a Releasing Person against a Released Person involved Released Claims shall be referred to as the “Litigation”).

There are numerous defendants in addition to Settling Defendants in the MDL and the cases comprising the Litigation. Those other defendants are not part of this Settlement Agreement. The Class Representatives and Settlement Class Members will remain able to seek separate and additional PFAS-related recoveries from those other defendants in addition to the Settlement Amount here. The Parties agree, and Class Counsel have a reasonable basis to believe, that the Settling Defendants collectively comprise a very small share of MDL defendants’ total alleged PFAS-related liabilities, on the order of approximately 3-7% or less.

The Settling Defendants deny the allegations in the Litigation and all other allegations relating to the Released Claims and deny that they have any liability to Class Representatives, the Settlement Class, or any Settlement Class Member for any Claims of any kind, and would assert a number of legal and factual defenses against such Claims if they were litigated to conclusion (including against certification of any purported class for

litigation purposes).

This Notice should not be understood as an expression of any opinion by the Court as to the merits of the Class Representatives' claims or the Settling Defendants' defenses.

III. WHO IS PART OF THE PROPOSED SETTLEMENT?

The Class Representatives and Settling Defendants have entered into the Settlement Agreement to resolve Claims relating to PFAS contamination of Public Water Systems. The Court has preliminarily approved the Settlement Agreement as fair, reasonable, and adequate. The Court will hold a Final Fairness Hearing, as described below, to consider whether to make the Settlement final.

The Settlement Class consists of each of the following:

(a) All Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before June 30, 2023, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level;

AND

(b) All Public Water Systems in the United States of America that, as of June 30, 2023, are (i) subject to the monitoring rules set forth in UCMR 5 (i.e., "large" systems serving more than 10,000 people and "small" systems serving between 3,300 and 10,000 people), or (ii) required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the UCMR 5 Deadline.

Not all Public Water Systems are potential Settlement Class Members: specifically, Public Water Systems that are owned and operated by a State or the federal government, and cannot sue or be sued in their own name, as well as certain other systems set forth below, are expressly excluded from the Settlement Class. In addition, Public Water Systems that do not fall within the Settlement Class definition set forth above are not Settlement Class Members.

The following are excluded from the Settlement Class:

- a) Any Public Water System that is located in Bladen, Brunswick, Columbus, Cumberland, New Hanover, Pender, or Robeson counties in North Carolina; provided, however, that any such system will be included within the Settlement Class if it so requests.
- b) Any Public Water System that is owned and operated by a State government and cannot sue or be sued in its own name, as listed in Exhibit

I to the Settlement Agreement.

- c) Any Public Water System that is owned and operated by the federal government and cannot sue or be sued in its own name, as listed in Exhibit J to the Settlement Agreement.
- d) Any privately owned well or surface water system that is not owned by, used by, or otherwise part of, and does not draw water from, a Public Water System within the Settlement Class.

“UCMR 5” means the United States Environmental Protection Agency’s (“U.S. EPA”) fifth Unregulated Contaminant Monitoring Rule, published at 86 Fed. Reg. 73131.

“UCMR 5 Deadline” means (i) December 31, 2025, or (ii) such later date to which the deadline for completion of sample collection under UCMR 5 may be extended by the U.S. EPA.

“Water Source” means any groundwater well, surface water intake, and any other intake point from which a Public Water System draws or collects Drinking Water, including water it provides or collects, treats or stores for distribution to customers or users.¹

IV. WHAT ARE THE KEY TERMS OF THE PROPOSED SETTLEMENT?

The key terms of the proposed Settlement are as follows.

1. **Settlement Amount.** Settling Defendants have agreed to pay the total and maximum dollar amount of one billion one hundred eighty-five million dollars (\$1,185,000,000) (the “Settlement Amount”), subject to final approval of the Settlement by the Court and certain other conditions specified in the Settlement Agreement. In no event shall the Settling Defendants be required under the Settlement Agreement to pay any amounts above the Settlement Amount. Any fees, costs, expenses, or incentive awards payable under the Settlement Agreement shall be paid out of, and shall not be in addition to, the Settlement Amount.

2. **Settlement Benefit.** Each Settlement Class Member who has not excluded itself from the Settlement Class will be eligible to receive a settlement check(s) from the Claims Administrator based on the Allocation Procedures developed by Class Counsel, which are subject to final approval by the Court as fair and reasonable. Each Settlement Class Member’s settlement amount will be based on information submitted by Settlement Class Members in their Claims Forms and will depend on each Impacted Water Source’s flow rate and level of concentration as compared to all other Settlement Class Members’ Impacted Water Sources. The allocation process is described below. Precisely how much each Settlement Class Member will receive is unknown at this time because it depends on all the information submitted by all Settlement Class Members.

¹ Other capitalized terms have the meaning given those terms in the Settlement Agreement.

3. **Settlement Administration.** The Court will appoint a Special Master and Claims Administrator pursuant to Rule 53 of the Federal Rules of Civil Procedure (FRCP) to oversee the allocation of the Settlement Funds. They will adhere to their duties set forth herein and in the Settlement Agreement. The Special Master will generally oversee the Claims Administrator and make any final decision(s) related to any appeals by Qualifying Settlement Class Members and any ultimate decision(s) presented by the Claims Administrator. The Claims Administrator will perform the actual modeling, allocation and payment distribution functions. The Claims Administrator will seek assistance from the Special Master when needed. The Claims Administrator may seek the assistance of the Plaintiffs' Executive Committee ("PEC") consultants who assisted in providing guidance in designing the Allocation Procedures.

Allocation Procedures Overview

The Allocation Procedures were designed to fairly and equitably allocate the Settlement Funds among Qualifying Settlement Class Members to resolve PFAS contamination of Public Water Systems in such a way that reflects factors used in designing a water treatment system in connection with such contamination. Both the volume of contaminated water and the degree of contamination are the main factors in calculating the cost of treating PFAS contamination; the Allocation Procedures use scientific and EPA-derived formulas to arrive at Allocated Amounts that proportionally compensate Qualifying Settlement Class Members for PFAS-related treatment. The Allocation Procedures are appended as Exhibit C to the Settlement Agreement.

1. **Claims Form Process.** The Claims Administrator will verify that each Entity that submits a Claims Form is a Qualifying Settlement Class Member and will confirm the category into which the Settlement Class Member falls.

- Settlement Class Members fall into one of two categories: Phase One Qualifying Settlement Class Members or Phase Two Qualifying Settlement Class Members. Phase One Qualifying Settlement Class Members will be allocated 55% of the Settlement Funds and Phase Two Qualifying Class Members will be allocated 45% of the Settlement Funds.²
 - A Phase One Qualifying Settlement Class Member is a Public Water System that draws or otherwise collects from any Water Source that tested or otherwise analyzed on or before June 30, 2023 and found to contain any PFAS at any level. The Claims Administrator will establish five separate payment sources from

² This allocation between Phase One and Phase Two is subject to adjustment by the Court.

which Phase One Qualifying Settlement Class Members may receive Settlement Funds. Such Settlement Class Members will be eligible for compensation from at least one and potentially more of the payment sources. These sources, and the criteria the Claims Administrator will use to determine the amount each Phase One Qualifying Settlement Class Member will receive from them, are described below and fully in the Allocation Procedures.

- A Phase Two Qualifying Settlement Class Member is a Public Water System that is not a Phase One Qualifying Settlement Class Member and is subject to the monitoring rules set forth in UCMR 5 or other applicable state or federal law. The Claims Administrator will establish five separate payment sources from which Phase Two Qualifying Settlement Class Members may receive Settlement Funds. Such Settlement Class Members will be eligible for compensation from at least one and potentially more of these payment sources, one of which will be to offset the costs of PFAS testing. These sources, and the criteria the Claims Administrator will use to determine the amount each Phase Two Qualifying Settlement Class Member will receive from them, are described below and fully in the Allocation Procedures.

The initial step for establishing Settlement Class Membership and eligibility for compensation from any of the Settlement Funds is the completion of the Claimant Information Form. After a Person completes the Public Water System Settlement Claims Form, the Settlement Class Member will be provided with additional relevant Claims Form(s) for the payment sources for which the Settlement Class Member may be eligible. The term “Claims Form” may refer to the Public Water System Settlement Claims Form and any of seven additional separate forms:

1. Phase One Action Fund Claims Form;
2. Phase One Supplemental Fund Claims Form;
3. Phase One Special Needs Fund Claims Form;
4. Phase Two Testing Claims Form;
5. Phase Two Action Fund Claims Form;
6. Phase Two Supplemental Fund Claims Form; and
7. Phase Two Special Needs Fund Claims Form

These Claims Forms will be available online and can be submitted to the Claims Administrator electronically or on paper. The Claims Forms will vary depending on the applicable Settlement Class Membership category (Phase One or Phase Two) and on the specific sources from which compensation is sought. The Claims Forms are appended as Exhibit D to the Settlement Agreement.

The Claims Administrator will review each Claims Form, verify the completeness of the data it contains, and follow up as appropriate, including to notify

Settlement Class Members of the need to cure deficiencies in their submission(s), if any. Based on this data, the Claims Administrator will then confirm whether each Settlement Class Member is a Phase One Qualifying Settlement Class Member or Phase Two Qualifying Settlement Class Member and determine the amount each Settlement Class Member is owed from each payment source from which the Settlement Class Member seeks compensation. Should any portion of the Settlement Funds remain following the completion of the Claims process, they will be distributed to certain Qualifying Settlement Class Members in a pro rata fashion in proportion to their respective Allocated Amounts. None of any such remaining Settlement Funds shall be returned to the Settling Defendants.

4. **Payment of Settlement Amount.** Within ten (10) Business Days after Preliminary Approval, Settling Defendants shall pay or cause to be paid the Settlement Amount in full, in accordance with the payment terms set forth in the Settlement Agreement. If the Settlement does not become final, Settling Defendants are entitled to a refund of the unused Settlement Funds, and no distribution to Settlement Class Members will occur.

5. **Release.** All Settlement Class Members who have not excluded themselves from the Settlement Class will release certain Claims against the Settling Defendants, their affiliates, certain predecessors and successors, and other persons as set forth in the Settlement Agreement. This is referred to as the “Release.” Generally speaking, the Release will prevent any Settlement Class Member from bringing any lawsuit against the Settling Defendants or making any claims resolved by the Settlement Agreement.

The Release, as set forth in Paragraphs 12.1 through 12.9 of the Settlement Agreement, will be effective as to every Settlement Class Member who has not excluded itself from the Settlement Class, regardless of whether or not that Settlement Class Member files a Claims Form or receives any distribution from the Settlement.

6. **Attorney Fee/Litigation Cost and Class Representative Awards.** The Court will determine the amounts of attorneys’ fees and expenses to award to Class Counsel from the Settlement Amount for investigating the facts and law in the Action, the massive amount of litigation surrounding the Action, the trial preparations, and negotiating the proposed Settlement. Class Counsel will request an award of all attorneys’ fees and expenses in the amounts due under the Holdback Provisions set forth in CMO No. 3. Class Counsel will make their request in a motion for attorneys’ fees and costs in accordance with Section 11.2 of the Settlement Agreement. Class Counsel intend to file a motion for an award of attorneys’ fees and costs that will request that amounts due under the Holdback Provisions set forth in Case Management Order No. 3, private attorney/client contracts, and fees of Class Counsel all be paid from the Qualified Settlement Fund. Class Counsel intend to file such motion with the Court at least twenty (20) days before the Final Fairness Hearing. After the motion for attorneys’ fees and costs is filed, copies will be available from Class Counsel, the Settlement website (www.PFASWaterSettlement.com), or from the Court docket for *City of Camden, et al., v. E.I. DuPont de Nemours and Company, et al.*, No. 2:23-cv-XXXX-RMG.

Any attorneys' fees, costs, and expenses approved by the Court will be paid from the Settlement Amount.

7. **Settlement Administration.** All fees, costs, and expenses incurred in the administration and/or work by the Notice Administrator, including fees, costs, and expenses of the Notice Administrator, as well as the costs of distributing the Notice, shall be paid from the Settlement Amount. All fees, costs, and expenses incurred in the administration and/or work by the Claims Administrator, including fees, costs, and expenses of the Claims Administrator, shall be paid from the Settlement Amount. All fees, costs, and expenses incurred in the administration and/or work by the Special Master, including fees, costs, and expenses of the Special Master, shall be paid from the Settlement Amount. Settling Defendants shall have no obligation to pay any such fees, costs, and expenses other than the Settlement Amount.

8. **Dismissal of the Litigation.** If the Settlement is approved by the Court and becomes final, all pending Litigation will be dismissed with prejudice to the extent it contains Released Claims. If the Settlement is not approved by the Court or does not become final for any reason, the Litigation will continue, and Class Members will not be entitled to receive any Settlement Benefit.

THE PARAGRAPHS ABOVE PROVIDE ONLY A GENERAL SUMMARY OF THE TERMS OF THE PROPOSED SETTLEMENT. YOU CAN REVIEW THE SETTLEMENT AGREEMENT ITSELF FOR MORE INFORMATION ABOUT THE EXACT TERMS OF THE SETTLEMENT. THE SETTLEMENT AGREEMENT IS AVAILABLE AT WWW.PFASWATERSETTLEMENT.COM.

V. HOW WILL SETTLEMENT FUNDS BE DIVIDED AMONG CLASS MEMBERS?

1. **Baseline Testing.** Phase One and Phase Two Settlement Class Members must perform "Baseline Testing" – that is, Settlement Class Members must test every Water Source they own for PFAS. By performing Baseline Testing to determine which Water Sources have current PFAS detections, each Settlement Class Member will be able to submit Claims Forms, have its Water Sources scored, and receive Allocated Awards based on those scores.

Baseline Testing requires that each Water Source be analyzed for at least the 29 PFAS chemicals required under UCMR 5, using a methodology consistent with the requirements of UCMR 5 or applicable State requirements (if stricter). Any Water Source tested before December 7, 2021 that did not result in a PFAS detection must retest. Any Water Source that tested before June 30, 2023 that did result in a PFAS detection does NOT need to retest. However, you would still be required to test any other Water Sources that have not previously had a detection.

Baseline Testing is different from what the EPA requires for UCMR 5. Under UCMR 5, a Public Water System is required to test for PFAS only at the entry points to its distribution system, but Baseline Testing requires Settlement Class Members to test every Water Source. Because Baseline Testing requires more testing than UCMR 5, Phase Two Settlement Class Members will be compensated out of the Settlement Funds for the costs of testing each Water Source to meet Baseline Testing requirements. **Baseline Testing Claims Forms must be received by DATE.**

Baseline Testing may be performed by any laboratory accredited by a state government or federal regulatory agency for PFAS analysis that uses any state- or federal agency-approved PFAS analytical method that is consistent with (or stricter) than the requirements of UCMR 5.

Class Counsel has arranged for discounted testing with the following laboratory to assist Settlement Class Members with Baseline Testing. The listed laboratory will forward the test results to the Claims Administrator. There is no requirement to use the listed laboratories.

Eurofins

Telephone Number: 916-374-4499

Website: <https://www.eurofinsus.com/environment-testing/pfas-testing/pfas-water-provider-settlement/>

2. **Base Scores for Water Sources.** The Allocation Procedures are designed to allocate money based on factors that dictate the costs of water treatment. It is well documented in the scientific literature and well known throughout the public water industry that the costs associated with water treatment consist of 1) capital costs and 2) operation and maintenance costs. Capital costs are mainly driven by the Impacted Water Source's flow rate. Operation and maintenance costs are mainly driven by the levels of PFAS in the water. The Allocation Procedures utilize capital costs and operation and maintenance costs to generate a score for each Impacted Water Source. The Claims Administrator will input the flow rates and PFAS concentrations from the Claims Forms into an EPA-derived formula that calculates a Base Score for each Impacted Water Source.

3. **Adjusted Base Scores.** Certain Class Members will be eligible for increased scores. Based on the Claims Forms submitted, the Claims Administrator will determine if a Settlement Class Member is eligible for three available enhancements to the score: the Litigation Bump, the Bellwether Bump, and the Regulatory Bump. A Settlement Class Member may qualify for none, one, or multiple bumps.

The Litigation Bump will apply to Settlement Class Members with a pending lawsuit against the Settling Defendants alleging PFAS contaminated Drinking Water. The Bellwether Bump will apply to the ten Settlement Class Members that served as the Public Water Provider Bellwether plaintiffs. The Regulatory Bump will apply when an Impacted Water Source exceeds an applicable state Maximum Contaminant Level (MCL) or the proposed federal MCL as of **DATE**.

After the Claims Administrator applies the appropriate bumps to each Impacted Water Source, the Claims Administrator will use the new Adjusted Base Scores to determine how much of the Settlement Funds each Impacted Water Source will receive.

4. **Very Small Public Water System Payments.** All Phase One and Phase Two Settlement Class Members that are listed in the Safe Drinking Water Information System (SDWIS) as Transient Non-Community Water Systems (TNCWS) and Non-Transient Non-Community Water Systems (NTNCWS) serving less than 3,300 people may apply for Phase One or Phase Two Very Small Public Water System Payments. Phase One Very Small Public Water System Claims Forms are due by **DATE** and Phase Two Very Small Public Water System Claims Forms are due by **DATE**. The Claims Administrator will issue a payment of **\$1,250** to the TNCWS and **\$1,750** to the NTNCWS serving less than 3,300 people.

5. **Allocated Amounts.** The information required to calculate Allocated Amounts is not publicly available and is only obtainable through the Claims Forms submitted by Settlement Class Members. Thus, the Allocated Amount that each Settlement Class Member will receive is not determinable until the Claims Administrator analyzes all the Claims Forms submitted by the Claims Form deadlines.

6. **Special Needs Funds.** Special Needs Funds will be established by the Claims Administrator for Phase One and Phase Two Settlement Class Members that have expended monetary resources on extraordinary efforts to address PFAS contamination in their Impacted Water Sources. Settlement Class Members can file a Special Needs Fund Claims Form to be considered for reimbursement of these expenditures.

7. **Supplemental Funds.** The Claims Administrator will also establish Phase One and Phase Two Supplemental Funds so that Settlement Class Members who did not initially exceed a state or federal MCL when it submitted its Claims Form can request additional funds if it later exceeds a state or federal MCL.

VI. WHO REPRESENTS THE SETTLEMENT CLASS?

The Court has appointed the attorneys from the following law firms to act as counsel for the Class (referred to as “Class Counsel” or “Plaintiffs’ Counsel”) for purposes of the proposed Settlement:

<p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219</p>	<p>Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038</p>	<p>Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907</p>
	<p>Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24th Floor</p>	

	Chicago, IL 60606	
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VII. WHAT ARE THE REASONS FOR THE PROPOSED SETTLEMENT?

Class Counsel, Class Representatives, and Settling Defendants have engaged in extensive, arm's-length negotiations, including negotiations facilitated by a Court-appointed mediator, and have, subject to the Preliminary and Final Approval of the Court, reached an agreement to settle and release all Released Claims, on the terms and conditions set forth in the Settlement Agreement.

Class Representatives and Class Counsel have concluded, after a thorough investigation and after carefully considering the relevant circumstances, including the Claims asserted, the legal and factual defenses thereto, the applicable law, the burdens, risks, uncertainties, and expense of litigation, as well as the fair, cost-effective, and assured method of resolving the Claims, that it would be in the best interests of Settlement Class Members to participate in the Settlement in order to avoid the uncertainties of litigation and to assure that the benefits reflected herein are obtained for Settlement Class Members. Further, Class Representatives and Class Counsel consider the Settlement set forth herein to be fair, reasonable, and adequate and in the best interests of Settlement Class Members.

The Settling Defendants, while continuing to deny any violation, wrongdoing, or liability with respect to any and all Claims asserted in the Litigation and all other Released Claims, either on their part or on the part of any of the Released Persons, entered into the Settlement Agreement to avoid the expense, inconvenience, and distraction of further litigation.

VIII. WHAT DO YOU NEED TO DO NOW?

YOU CAN PARTICIPATE IN THE SETTLEMENT. You must file a Claims Form to be eligible to receive a payment under the Settlement Agreement. You can submit your Claims Form online at www.PFASWaterSettlement.com, or you can download, complete and mail your Claims Form to the Claims Administrator at AFFF Public Water System Claims, PO Box 4466, Baton Rouge, Louisiana 70821. The deadline to submit a Claims Form is **DEADLINE DATE**.

Regardless of whether you file a Claims Form or receive any distribution under the Settlement, unless you timely opt out as described below, you will be bound by any judgment or other final disposition of the Settlement, including the Release set forth in the Settlement Agreement, and will be precluded from pursuing claims against the Settling Defendants separately if those Claims are within the scope of the Release.

YOU CAN OPT OUT OF THE SETTLEMENT. If you do not wish to be a Settlement Class Member, and do not want to participate in the Settlement and receive a Settlement Benefit Check, you may exclude yourself from the Settlement Class by completing and mailing a notice of intention to opt-out (referred to as an “Opt-Out”). Any Person within the Settlement Class who wishes to opt out of the Settlement Class and Settlement must file a written and signed statement entitled “Request for Exclusion” with the Notice Administrator and provide service on all Parties in accordance with Federal Rule of Civil Procedure 5.

To be treated as valid, the Request for Exclusion must be sent via certified or first-class mail to the Notice Administrator, Counsel for the Settling Defendants, and Class Counsel at the addresses below.

Counsel for the Settling Defendants:

Jeffrey M. Wintner Graham W. Meli Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019	Kevin T. Van Wart Kirkland & Ellis LLP 300 North LaSalle Chicago, IL 60654	Michael T. Reynolds Cravath, Swaine & Moore LLP 825 Eighth Avenue New York, NY 10019
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Class Counsel:

Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219	Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038	Paul J. Napoli Napoli Shkolnik 1302 Ponce de Leon San Juan, Puerto Rico 00907
	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606	

Notice Administrator:

In re: Aqueous Film-Forming Foams Products Liability Litigation c/o Notice Administrator 1650 Arch Street, Suite 2210 Philadelphia, PA 19103
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The Request for Exclusion must be received by the Notice Administrator no later

than **DEADLINE**.

The Request for Exclusion must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to exclude the Person from the Settlement and must provide:

- an affidavit or other proof of the Settlement Class Member's standing;
- the filer's name, address, telephone, facsimile number and email address (if available);
- the name, address, telephone number, and e-mail address (if available) of the Person whose exclusion is requested; and

The Request for Exclusion must be received by the Notice Administrator no later than **DEADLINE**.

Any Person that submits a timely and valid Request for Exclusion shall not (i) be bound by any orders or judgments effecting the Settlement; (ii) be entitled to any of the relief or other benefits provided under this Settlement Agreement; (iii) gain any rights by virtue of this Settlement Agreement; or (iv) be entitled to submit an Objection.

If you own or operate more than one Public Water System and are authorized to determine whether to submit Requests for Exclusion on those Public Water Systems' behalf, you may submit a Request for Exclusion on behalf of some of those Public Water Systems but not the other(s). You must submit a Request for an Exclusion on behalf of each such Public Water System that you wish to opt out of the Settlement Class. Any Public Water System that is not specifically identified in a Request for Exclusion will remain in the Settlement Class.

Any Settlement Class Member that does not submit a timely and valid Request for Exclusion submits to the jurisdiction of the Court and, unless the Settlement Class Member submits an Objection that complies with the provisions of the Settlement Agreement, shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

YOU CAN OBJECT OR TAKE OTHER ACTIONS. Any Settlement Class Member who has not successfully excluded itself ("opted out") may object to the Settlement. Any Settlement Class Member who wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated "Objection" with the Clerk of the Court and provide service on Counsel for the Settling Defendants and Class Counsel at the addresses below in accordance with Federal Rule of Civil Procedure 5. Objections submitted by any Settlement Class Member to incorrect locations shall not be valid.

Clerk of the Court:

<p>Clerk, United States District Court for the District of South Carolina 85 Broad Street Charleston, SC 29401</p>
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Counsel for the Settling Defendants:

<p>Jeffrey M. Wintner Graham W. Meli Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019</p>	<p>Kevin T. Van Wart Kirkland & Ellis LLP 300 North LaSalle Chicago, IL 60654</p>	<p>Michael T. Reynolds Cravath, Swaine & Moore LLP 825 Eighth Avenue New York, NY 10019</p>
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Class Counsel:

<p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219</p>	<p>Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038</p>	<p>Paul J. Napoli Napoli Shkolnik 1302 Ponce de Leon San Juan, Puerto Rico 00907</p>
	<p>Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24th Floor Chicago, IL 60606</p>	

All Objections must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Settlement Class Member and must provide:

- an affidavit or other proof of the Settlement Class Member's standing;
- the filer's name, address, telephone, facsimile number and email address (if available);
- the name, address, telephone, facsimile number and email address (if available) of the Person whose Objection is submitted;

- all objections asserted by the Settlement Class Member and the specific reason(s) for each objection, including all legal support and evidence the Settlement Class Member wishes to bring to the Court's attention;
- an indication as to whether the Settlement Class Member wishes to appear at the Final Fairness Hearing; and
- the identity of all witnesses the Settlement Class Member may call to testify.

The deadline to submit an Objection is **DEADLINE DATE**.

Settlement Class Members may object either on their own or through any attorney hired at their own expense. If a Settlement Class Member is represented by counsel, the attorney must file a notice of appearance with the Clerk of Court no later than **the date ordered by the Court for the filing of Objections** and serve such notice on all Parties in accordance with Federal Rule of Civil Procedure 5 within the same time period.

Any Settlement Class Member who fully complies with the provisions for objecting may, at the Court's discretion, appear at the Final Fairness Hearing to object to the Settlement or to the award of fees and costs to Class Counsel. Any Settlement Class Member who fails to comply with the provisions of the Settlement Agreement for objecting shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

IX. WHAT WILL HAPPEN AT THE FINAL FAIRNESS HEARING?

Before deciding whether to grant final approval to the Settlement, the Court will hold the Final Fairness Hearing in Courtroom **XX** of the U.S. Courthouse, 85 Broad Street, Charleston, South Carolina 29401, on **DATE**. At that time, the Court will determine, among other things, (i) whether the Settlement should be granted final approval as fair, reasonable, and adequate, (ii) whether the Released Claims should be dismissed with prejudice pursuant to the terms of the Settlement Agreement, (iii) whether the Settlement Class should be conclusively certified, (iv) whether Settlement Class Members should be bound by the Release set forth in the Settlement Agreement, (v) the amount of attorneys' fees and costs to be awarded to Class Counsel, if any, and (vi) the amount of the award to be made to the Class Representatives for their services, if any. The Final Fairness Hearing may be postponed, adjourned, or continued by Order of the Court without further notice to the Class.

X. HOW CAN YOU GET ADDITIONAL INFORMATION ABOUT THE ACTION, THE PROPOSED SETTLEMENT, THE SETTLEMENT AGREEMENT, OR THE NOTICE?

The descriptions of the Action, the Settlement, and the Settlement Agreement in this Notice are only a general summary. In the event of a conflict between this Notice and the

Settlement Agreement, the terms of the Settlement Agreement control. All papers filed in this case, including the full Settlement Agreement, are available for you to inspect and copy (at your cost) at the office of the Clerk of Court, the Settlement website, or online through PACER. A copy of the Settlement Agreement may also be obtained from Class Counsel by contacting them at the addresses or telephone numbers set forth above. Any questions concerning this Notice, the Settlement Agreement, or the Settlement may be directed to Class Counsel. You may also seek the advice and counsel of your own attorney, at your own expense, if you desire.

**DO NOT WRITE OR TELEPHONE THE COURT, THE CLERK'S OFFICE, OR
DEFENDANT WITH ANY QUESTIONS ABOUT THIS NOTICE, THE
SETTLEMENT, OR THE SETTLEMENT AGREEMENT.**

XI. WHAT ARE THE ADDRESSES YOU MAY NEED?**Counsel for the Settling Defendants:**

Jeffrey M. Wintner Graham W. Meli Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019	Kevin T. Van Wart Kirkland & Ellis LLP 300 North LaSalle Chicago, IL 60654	Michael T. Reynolds Cravath, Swaine & Moore LLP 825 Eighth Avenue New York, NY 10019
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If to the Class Representatives, Class Counsel, or Settlement Class Members:

Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219	Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038	Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907
	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606	

If to the Notice Administrator:

In re: Aqueous Film-Forming Foams Products Liability Litigation c/o Notice Administrator 1650 Arch Street, Suite 2210 Philadelphia, PA 19103
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If to the Claims Administrator:

AFFF Public Water System Claims, PO Box 4466, Baton Rouge, Louisiana 70821

XII. WHAT YOU MUST INCLUDE IN ANY DOCUMENT YOU SEND REGARDING THE ACTION.

In sending any document to the Notice Administrator, Claims Administrator, the Court, Class Counsel, or Settling Defendants' Counsel, you must include the following case

name and identifying number on any documents and on the outside of the envelope:

In re: Aqueous Film-Forming Foams Products Liability Litigation, MDL No. 2:18-mn-2873 (D.S.C.), this document relates to: *City of Camden, et al., v. E.I. DuPont de Nemours and Company, et al.*, No. 2:23-cv-XXXX-RMG.

You must also include your full name, address, email address, and a telephone number where you can be reached.

XIII. WHAT IMPORTANT DEADLINES YOU NEED TO KNOW.

Deadline Description	Deadline Trigger	Deadline Date
Deadline to submit Requests for Exclusion	Start of Notice + 60 days	MM/DD/YYYY
Deadline to submit Objections	Start of Notice + 60 days	MM/DD/YYYY
Court's Final Fairness Hearing	TBD	MM/DD/YYYY
Phase One Public Water System Settlement Claims Form	Effective Date + 60 Days	MM/DD/YYYY
Phase One Special Needs Claims Form	Claims Form Deadline + 45 Days	MM/DD/YYYY
Phase One Supplemental Fund Claims Form	TBD	12/31/2030
Phase Two Testing Claims Form	TBD	MM/DD/YYYY
Phase Two Action Fund Claims Form	TBD	6/30/2026
Phase Two Special Needs Claims Form	Phase Two Action Fund Claims Form Deadline + 45 Days	8/14/2026
Phase Two Supplemental Fund Claims Form	TBD	12/31/2030

The Honorable Richard M. Gergel
UNITED STATES DISTRICT JUDGE

DATED: _____

NOTICE OF DUPONT CLASS ACTION SETTLEMENT

IN RE: [CLASS ACTION COMPLAINT CAPTION]

United States District Court, District of South Carolina – Charleston Division
MDL No. 2:18-mm-2873

PLEASE NOTE, the enclosed correspondence relates to the Settlement with The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (each a “Settling Defendant”).

YOU MAY RECEIVE ADDITIONAL CORRESPONDENCE RELATING TO ADDITIONAL SETTLEMENTS WITH OR JUDGMENTS INVOLVING OTHER DEFENDANT(S).

Please be aware that documents associated with one Settling Defendant may appear similar to documents associated with another Settling Defendant. However, **each Settlement has its own specific terms and conditions**, and each set of documents should be carefully reviewed with this in mind. Please visit www.PFASWaterSettlement.com for more information and to review settlement-related documents.

**SETTLEMENT WEBSITE FOR FILING YOUR CLAIM FOR
SETTLEMENT PAYMENT**

WWW.PFASWATERSETTLEMENT.COM

Login ID: [insert from PNN]

Password: [insert from PNN]

2:18-mn-02873-RMG Date Filed 07/10/23 Entry Number 3393-2 Page 148 of 194

EXHIBIT F

EXHIBIT F: SUMMARY NOTICE

**NOTICE OF PROPOSED CLASS ACTION SETTLEMENT
AND COURT-APPROVAL HEARING**

In re: Aqueous Film-Forming Foams Product Liability Litigation, MDL No. 2:18-mn-02873
This Document relates to: *City of Camden, et al., v. E.I. DuPont de Nemours and Company, et al.*,
No. 2:23-cv-XXXX-RMG

UNITED STATES DISTRICT COURT, DISTRICT OF SOUTH CAROLINA, CHARLESTON DIVISION

TO THE SETTLEMENT CLASS: All Public Water Systems in the United States of America that draw or otherwise collect from any Water Source that, on or before June 30, 2023, was tested or otherwise analyzed for PFAS and found to contain any PFAS at any level; and

All Public Water Systems in the United States of America that, as of June 30, 2023, are (i) subject to the monitoring rules set forth in the U.S. EPA's Fifth Unregulated Contaminant Monitoring Rule ("UCMR 5") (i.e., "large" systems serving more than 10,000 people and "small" systems serving between 3,300 and 10,000 people), or (ii) required under applicable state or federal law to test or otherwise analyze any of their Water Sources or the water they provide for PFAS before the deadline of sample collection under UCMR 5.

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement and the Allocation Procedures, available for review at **www.PFASWaterSettlement.com**.

As used above, "Public Water System" means a system for the provision of water to the public for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves at least twenty-five (25) individuals. A "Public Water System" shall include the owner and/or operator of that system and any public entity that is legally responsible for funding (by statute, regulation, other law, or contract), other than a State or the federal government, a Public Water System described in such Paragraph or has authority to bring a claim on behalf of such a Public Water System.

What Is the Purpose of This Notice? The purpose of this Notice is (i) to advise you of a proposed settlement of certain claims against The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (collectively the "Settling Defendants") in the United States District Court for the District of South Carolina (the "Court"); (ii) to summarize your rights in connection with the Settlement; and (iii) to inform you of a Court hearing to consider whether to grant final approval of the Settlement (the "Final Fairness Hearing"), to be held on **DATE** at **TIME**, before the Honorable Richard M. Gergel, United States District Judge of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401.

What Are the Key Terms of the Proposed Settlement? The Settling Defendants have agreed to pay one billion one hundred eighty-five million dollars (\$1,185,000,000) (the "Settlement Amount"), subject to final approval of the Settlement by the Court and certain other conditions specified in the Settlement Agreement. In no event shall the Settling Defendants be required under the Settlement Agreement to pay any amounts above the Settlement Amount. Any fees, costs, or expenses payable under the Settlement Agreement shall be paid out of, and shall not be in addition to, the Settlement Amount. Each Settlement Class Member who has not excluded itself from the Class will be eligible to receive a settlement check(s) from the Claims Administrator based on the Allocation Procedures developed by Class Counsel, which are subject to final approval by the Court as fair and reasonable and which are under the oversight of the Special Master.

What Are My Options?

YOU CAN PARTICIPATE IN THE SETTLEMENT. You must file a Claims Form to be eligible to receive a payment under the Settlement. You can submit your Claims Form online at www.PFASWaterSettlement.com, or you can download, complete and mail your Claims Form to the Claims Administrator at AFFF Public Water System Claims, P.O. Box 4466, Baton Rouge, Louisiana 70821. The deadline to submit a Claims Form is **DEADLINE DATE**. Regardless of whether you file a Claims Form or receive any distribution under the Settlement, unless you timely opt out as described below, you will be bound by any judgment or other final disposition of the Released Claims, including the Release set forth in the Settlement Agreement, and will be precluded from pursuing claims against the Settling Defendants separately if those Claims are within the scope of the Release.

YOU CAN OPT OUT OF THE SETTLEMENT. If you do not wish to be a Settlement Class Member, and do not want to participate in the Settlement and receive a Settlement Benefit Check, you may exclude yourself from the Class by completing and mailing a notice of intention to opt out. Any Person within the Settlement Class who wishes to opt out of the Settlement Class and Settlement must file a written and signed statement entitled "Request for Exclusion" with the Notice Administrator and provide service on all Parties no later than **DEADLINE DATE**.

YOU CAN OBJECT TO THE SETTLEMENT. Any Settlement Class Member who has not successfully excluded itself ("opted out") may object to the Settlement. Any Settlement Class Member who wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated "Objection" with the Clerk of the Court and provide service on all Parties in no later than **DEADLINE DATE**.

VISIT [WEBSITE URL](#) FOR COMPLETE INFORMATION ABOUT YOUR RIGHTS

The Court's Final Fairness Hearing. The Court will hold the Final Fairness Hearing in Courtroom **XX** of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401, on **DATE**. At that time, the Court will determine, among other things, (i) whether the Settlement should be granted final approval as fair, reasonable, and adequate, (ii) whether the Released Claims should be dismissed with prejudice pursuant to the terms of the Settlement Agreement, (iii) whether the Settlement Class should be conclusively certified, (iv) whether Settlement Class Members should be bound by the Release set forth in the Settlement Agreement, (v) the amount of attorneys' fees and costs to be awarded to Class Counsel, if any, and (vi) the amount of the award to be made to the Class Representatives for their services, if any. The Final Fairness Hearing may be postponed, adjourned, or continued by Order of the Court without further notice to the Class.

How Do I Get More Information? Please visit www.PFASWaterSettlement.com or call toll free **1-XXX-XXX-XXXX**. You may also contact Class Counsel or the Notice Administrator for more information:

Class Counsel	Class Counsel
Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, TX 75219 Email: ssummy@baronbudd.com	Michael A. London Douglas & London 59 Maiden Lane, 6th Fl. New York, NY 10038 Email: mlondon@douglasandlondon.com
Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, PR 00907 Email: pnapoli@NSPRLaw.com	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606 beth@feganscott.com

Notice Administrator	Claims Administrator
In re: Aqueous Film-Forming Foams Products Liability Litigation c/o Notice Administrator 1650 Arch Street, Ste 2210 Philadelphia, PA 19103 Email: XXXXX	AFFF Public Water System Claims PO Box 4466 Baton Rouge, LA 70821

The paragraphs above provide only a general summary of the terms of the settlement. In the event of a conflict between this Notice and the Settlement Agreement, the terms of the Settlement Agreement control. You can review the Settlement Agreement itself for more information about the exact terms of the settlement. The Settlement Agreement is available at www.PFASWaterSettlement.com.

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EXHIBIT G

EXHIBIT G: NOTICE PLAN

As detailed below, the Notice Plan provides for individual direct notice via USPS mail to all reasonably identifiable Settlement Class Members, outreach to national and local water organizations, a comprehensive media plan, and the implementation of a dedicated Settlement website and toll-free telephone line where Settlement Class Members can learn more about their rights and options pursuant to the terms of the Settlement. Additional details are provided in the accompanying Declaration of Steven Weisbrot of Angeion Group, LLC, which will implement the Notice Plan. All capitalized terms not defined herein shall have the meaning set forth in the Settlement Agreement.

MAILED NOTICE

- Class Counsel will provide Angeion with a list of Public Water Systems that Class Counsel believes may be Settlement Class Members, based on information available to Class Counsel as of June 30, 2023 (the “Class List”). The Class List will include, at a minimum, all Public Water Systems that, as of June 30, 2023, are subject to the monitoring rules set forth in UCMR 5 and all Public Water Systems for which Class Counsel have information as of June 30, 2023, draw or otherwise collect from any Water Source that was found to contain any PFAS at any level. The Class List will be updated if Class Counsel becomes aware of additional Public Water Systems that may be Settlement Class Members.
- The Class List will also include mailing addresses and email addresses for each Settlement Class Member on the Class List, based on address information maintained in the U.S. EPA’s Safe Drinking Water Information System (“SDWIS”). Where SDWIS or information available to Class Counsel specifies an owner or operator of a Public Water System on the Class List whose mailing or email address is different from that of the Public Water System itself, the Class List will include the additional mailing and/or email address(es) as well.
- Notice will be sent via USPS certified mail with tracking and signature required to all Settlement Class Members for whom mailing addresses are included on the Class List.

Notice will be mailed via USPS first-class mail, postage prepaid, to any P.O. Box addresses.

- Angeion will employ the following best practices to increase the deliverability rate of the mailed Notices:
 - Angeion will cause the mailing address information for Settlement Class Members to be updated utilizing the USPS National Change of Address database, which provides updated address information for individuals or entities who have moved during the previous four years and filed a change of address with the USPS;
 - Angeion will also identify the address information included in SDWIS specified above and will monitor SDWIS for any updates;
 - Notices returned to Angeion by the USPS with a forwarding address will be re-mailed to the new address provided by the USPS and the Class List will be updated accordingly;
 - Notices returned to Angeion by the USPS without forwarding addresses will be subjected to an address verification search (commonly referred to as “skip tracing”) utilizing a wide variety of data sources, including public records, real estate records, electronic directory assistance listings, etc., to locate updated addresses;
 - Notices will be re-mailed to Settlement Class Members for whom updated addresses were identified via the skip tracing process.
- Any mailed Notices that remain undeliverable after the above-described efforts will be subjected to manual internet searches, phone calls to obtain updated addresses and/or the identification of email addresses for providing backup notice if efforts to obtain a mailing address are not successful or where the Settlement Class Member requests notice be sent via email.
- A reminder postcard will be sent prior to applicable deadlines.

EMAIL NOTICE

- The Summary Notice will be sent via email to all Settlement Class Members for whom

email addresses are available.

- The email notice will be designed to avoid many common “red flags” that might otherwise cause a spam filter to block or identify the email notice as spam. For example, the email notice will not include attachments like the Long Form Notice to the email notice, because attachments are often interpreted by various Internet Service Providers (“ISP”) as spam.
- Additional methods will be employed to help ensure that as many recipients as possible receive the Summary Notice via email. Specifically, prior to distributing the Summary Notice by email, an email updating process will be engaged to help ensure the accuracy of recipient email addresses. Angeion will review email addresses for mis-transcribed characters and perform other data hygiene, as appropriate. This process will include review of email address information available in SDWIS.
- The email notice process will also account for the real-world reality that some emails will inevitably fail to be delivered during the initial delivery attempt. Therefore, after the initial noticing campaign is complete, after an approximate 24- to 72-hour rest period (which allows any temporary block at the ISP level to expire) a second round of email noticing will continue to any email addresses that were previously identified as soft bounces and not delivered.

OUTREACH EFFORTS

- Angeion will perform personalized outreach to national and local water organizations will be performed, including to entities such as the Association of Metropolitan Water Agencies (“AMWA”) and American Water Works Association (“AWWA”) and similar third-party organizations that have a connection to the case, along with a request that they assist in providing notice, where appropriate.

MEDIA CAMPAIGN

Publication Notice

- The Summary Notice of the Settlement will be published one (1) time in key industry-specific titles, such as *Journal AWWA*, *Rural Water*, *The Municipal*, and *Water Environment*

& Technology.

- The Summary Notice of the Settlement will also be published one (1) time each in national publications such as the *Wall Street Journal*, *USA Today* and the *New York Times*.
- To satisfy the requirements of California's Consumer Legal Remedies Act, Angeion will cause the Summary Notice to be printed in the California regional edition of *USA Today* for four (4) consecutive weeks.

Digital Notice

- Angeion will undertake a digital publication campaign utilizing key industry-specific titles, such as *American Water Works Association*, *National Rural Water Association*, *The Municipal*, *Water Environment & Technology*, *Water Quality Association*, *AWWA Opflow*, and/or *AWWA Source Book* will be used.

Paid Search Campaign

- Angeion will implement a paid search campaign on Google will be used to help drive Settlement Class Members who are actively searching for information about the Settlement to the dedicated Settlement Website.

Press Release

- Angeion will distribute a press release over PR Newswire's national and public interest circuits to further disseminate news of the Settlement. A second press release will also be issued before applicable deadlines.

SETTLEMENT WEBSITE AND TOLL-FREE TELEPHONE SUPPORT

- The Notice Plan will also implement the creation of the Settlement website, where Settlement Class Members can easily view general information about this Settlement, review relevant Court documents, and view important dates and deadlines pertinent to the Settlement. The website will be designed to be user-friendly and make it easy for Settlement Class Members to find information about the case. The website will also have a "Contact Us" page whereby Settlement Class Members can send an email with any

additional questions to a dedicated email address.

- A toll-free hotline devoted to this case will be implemented to further apprise Settlement Class Members of their rights and options under the Settlement Agreement. The toll-free hotline will utilize an interactive voice response (“IVR”) system to provide Settlement Class Members with responses to frequently asked questions and will also provide other essential information regarding the Settlement. This hotline will be accessible 24 hours a day, 7 days a week, with live operator support during normal business hours.

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EXHIBIT H

EXHIBIT H: ESCROW AGREEMENT

CUSTODIAN/ESCROW AGREEMENT

This Custodian/Escrow Agreement dated [●], 2023, is made among (i) The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (each a “Settling Defendant” and collectively, the “Settling Defendants”), (ii) Michael A. London and the law firm of Douglas & London, 59 Maiden Lane, 6th Floor, New York, NY 10038; Scott Summy and the law firm of Baron & Budd, 3102 Oak Lawn Avenue, Suite 1100, Dallas, Texas, 75219; Paul J. Napoli and the law firm of Napoli Shkolnik, 1302 Avenida Ponce de Leon, San Juan, Puerto Rico 00907 (collectively, “Class Counsel”), Matthew Garretson (the “Special Master”) and **THE HUNTINGTON NATIONAL BANK**, as Custodian/Escrow agent (“Custodian/Escrow Agent”).

Recitals

A. This Custodian/Escrow Agreement governs the deposit, investment and disbursement of the Settlement Fund pursuant to the Settlement Agreement (the “Settlement Agreement”) dated [●], 2023 attached hereto as Exhibit B, entered into by the Settling Defendants and certain other parties thereto, which has been submitted for approval to the United States District Court for the District of South Carolina, Charleston Division (the “Court”), in the multi-district litigation captioned *In Re: Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D.S.C.) (the “MDL”).

B. Pursuant to the terms of the Settlement Agreement, the Settling Defendants have agreed to pay or cause to be paid the Settlement Amount to the Qualified Settlement Fund in full settlement of the claims brought against the Settling Defendants in the MDL and certain other Litigation.

C. The Custodian/Escrow Account established pursuant to this Custodian/Escrow Agreement is intended to qualify as a “qualified settlement fund” within the meaning of Treasury Regulations §1.468B-1 *et seq.* for all U.S. federal and applicable state and local income tax purposes.

D. The Settlement Amount is to be deposited into the Custodian/Escrow Account and used to satisfy payments to Settlement Class Members, payments for attorneys’ fees and expenses approved by the Court, payments of tax liabilities and expenses of the Custodian/Escrow Account and certain other costs, in each case, subject to the terms and conditions of the Settlement Agreement and this Custodian/Escrow Agreement.

E. The Court has approved the Custodian/Escrow Agent and this Custodian/Escrow Agreement.

F. Unless otherwise defined herein, all capitalized terms shall have the meaning ascribed to them in the Settlement Agreement.

Agreement

1. **Appointment of Custodian/Escrow Agent.** The Custodian/Escrow Agent is hereby appointed to receive, deposit and disburse the Settlement Amount upon the terms and conditions provided in this Custodian/Escrow Agreement, the Settlement Agreement and any other exhibits or schedules later annexed hereto and made a part hereof. The Parties agree that the Custodian/Escrow Agent shall be the “Escrow Agent” as defined in the Settlement Agreement, this Custodian/Escrow Agreement shall be the “Escrow Agreement” as such term is defined in the Settlement Agreement, and the Custodian/Escrow Account shall be the “Qualified Settlement Fund” as such term is defined in the Settlement Agreement.

2. **The Custodian/Escrow Account.** The Custodian/Escrow Agent shall establish and maintain a custodian/escrow account titled as [●] (the “Custodian/Escrow Account”). Pursuant to the Settlement Agreement, the Settling Defendants shall cause the Settlement Amount to be deposited into the Custodian/Escrow Account within the latest of (i) ten (10) “Business Days” (hours and days of the week that Custodian/Escrow Agent is open for business) following entry of the Court’s order preliminarily approving the settlement (the “Preliminary Approval”) and (ii) seven (7) Business Days following the establishment by the Custodian/Escrow Agent of the Custodian/Escrow Account and the Court approval of the Custodian/Escrow Agent and this Custodian/Escrow Agreement; provided that if the Custodian/Escrow Agent has not provided to Settling Defendants wire transfer instructions and any other documentation reasonably necessary to facilitate payment of the Settlement Amount by the date seven (7) Business Days before the deadline for payment specified herein, Settling Defendants shall not be obligated to pay such amount until seven (7) Business Days after receiving such wire transfer instructions and documentation. Custodian/Escrow Agent shall receive the Settlement Amount into the Custodian/Escrow Account; the Settlement Amount and all interest accrued thereon shall be referred to herein as the “Settlement Fund.” The Settlement Fund shall be held and invested on the terms and subject to the limitations set forth herein, and shall be released by Custodian/Escrow Agent in accordance with the terms and conditions hereinafter set forth and set forth in the Settlement Agreement.

In no event shall any Settling Defendant have any liability whatsoever, whether to the Custodian/Escrow Agent, Class Counsel, any Settlement Class Member (as defined in the Settlement Agreement) or otherwise, with respect to the Settlement Amount or the Settlement Fund once the Settlement Amount is paid in full to the Custodian/Escrow Account in accordance with the Settlement Agreement and receipt of payment is verified by Custodian/Escrow Agent.

3. **Investment of Settlement Fund.** The Custodian/Escrow Agent shall invest the Settlement Fund exclusively in interest-bearing instruments or accounts backed by the full faith and credit of the United States Government or fully insured by the United States Government or an agency thereof, including a U.S. Treasury Fund or a bank account that is either (a) fully insured by the Federal Deposit Insurance Corporation (“FDIC”) or (b) secured by instruments backed by the full faith and credit of the United States Government, in each case, as further

provided in this Section 3. Prior to the Effective Date, unless otherwise mutually agreed by the parties, the Custodian/Escrow Agent shall invest the Settlement Fund in compliance with the preceding sentence as follows: (i) except for \$5,000,000 covered in clause (ii), upon receipt of the Settlement Amount, exclusively in successive U.S. Treasury bonds or bills, each with a thirty-day maturity and (ii) \$5,000,000 held in immediately available funds. Following the Effective Date, unless otherwise mutually agreed by the Custodian/Escrow Agent, Class Counsel and the Special Master, the Custodian/Escrow Agent shall invest the Settlement Fund, in compliance with this Section 3. To the extent the investment is not otherwise specified herein, the Settlement Fund will be invested conservatively in a manner designed to assure timely availability of funds in accordance with the distribution schedule contemplated by the Settlement Agreement, protection of principal, and avoidance of concentration risk, and shall be invested only in short-term instruments or accounts. To the extent the investment is not otherwise specified herein, the Settlement Fund shall at all times remain available for distribution in accordance with the terms hereof and the Settlement Agreement.

The Settling Defendants shall not bear any responsibility for or liability related to the investment of the Settlement Fund by the Custodian/Escrow Agent.

4. Custodian/Escrow Funds Subject to Jurisdiction of the Court. The Qualified Settlement Fund shall remain subject to the jurisdiction of the Court until such time as the Settlement Fund shall have been distributed, pursuant to the terms of the Settlement Agreement and order(s) of the Court contemplated thereby.

5. Tax Treatment & Reporting. The Custodian/Escrow Account shall be structured and operated at all times in a manner such that it qualifies as a “qualified settlement fund” within the meaning of Treasury Regulation §1.468B-1. The Special Master, the Settling Defendants, and any other relevant parties shall cooperate to timely make such elections as necessary or advisable to fulfill the requirements of such Treasury Regulation, including making any “relation-back election” under Treasury Regulation § 1.468B-1(j)(2) required to treat the Custodian/Escrow Account as a qualified settlement fund from the earliest permitted date. For purposes of §468B of the Internal Revenue Code of 1986, as amended (the “Code”), and the Treasury Regulations promulgated thereunder, the “administrator” of the qualified settlement fund shall be the Special Master. The Special Master shall timely and properly prepare, deliver to all necessary parties for signature, and file all necessary documentation for any elections required under Treas. Reg. §1.468B-1. The Special Master shall timely and properly prepare and file or cause to be prepared and filed any information and other tax returns necessary or advisable with respect to the Custodian/Escrow Account and the distributions and payments therefrom including without limitation the returns described in Treas. Reg. §1.468B-2(k), and to the extent applicable Treas. Reg. §1.468B-2(1), and as further provided in the Settlement Agreement. The “taxable year” of the Custodian/Escrow Account shall be the “calendar year” as such terms are defined in Section 441 of the Code. The Custodian/Escrow Account shall use the accrual method of accounting as defined in Section 446(c) of the Code.

6. Tax Payments. All Taxes and Tax Expenses (each as defined in the Settlement Agreement) with respect to the Custodian/Escrow Account, as more fully described in the Settlement

Agreement, shall be treated as and considered to be a cost of administration of the Custodian/Escrow Account and the Custodian/Escrow Agent shall timely pay such Taxes and Tax Expenses out of the Settlement Fund without prior order of the Court, as directed by the Special Master and in accordance with the Settlement Agreement. The Special Master shall be responsible for the timely and proper preparation and delivery of any necessary documentation for signature by all necessary parties, and the timely filing of all tax returns and other tax reports required by law with respect to the Custodian/Escrow Account. The Special Master shall be responsible for ensuring that the Custodian/Escrow Account complies with all withholding requirements (including by instructing the Custodian/Escrow Agent to withhold any required amounts) with respect to payments made by the Custodian/Escrow Account. The Custodian/Escrow Agent, as directed by the Special Master, will deduct and withhold any Taxes required to be deducted and withheld by applicable law, including but not limited to required withholding in the absence of proper Tax documentation, and shall remit such Taxes to the appropriate authorities in accordance with applicable law. Any amounts deducted or withheld by the Custodian/Escrow Agent (or any other withholding agent) with respect to payments made by the Custodian/Escrow Account shall be treated for all purposes as though such amounts had been distributed to the Person in respect of which such deduction or withholding was made. The Custodian/Escrow Agent shall not be responsible for any income reporting to the IRS with respect to income earned on the Settlement Fund, however the Custodian/Escrow Agent shall comply with all instructions received from the Special Master regarding the withholding of any amount on account of Taxes and shall cooperate with other requests made by the Special Master to enable the Special Master to fulfill its responsibilities under the Settlement Agreement with respect to tax matters.

7. Disbursement Instructions

(a) The Custodian/Escrow Agent shall hold and release the Settlement Fund as follows:

- i. Solely to the extent the Custodian/Escrow Agent has previously received a notice from an Authorized Representative of each of the Settling Defendants confirming the occurrence of the Effective Date: upon receipt of a Special Master Release Instruction with respect to the Settlement Fund, the Custodian/Escrow Agent shall promptly, but in any event within two (2) Business Days after receipt of a Special Master Release Instruction, disburse all or part of the Settlement Fund in accordance with such Special Master Release Instruction. "Special Master Release Instruction" means written instruction executed by an Authorized Representative of the Special Master and by an Authorized Representative of Class Counsel directing the Custodian/Escrow Agent to disburse all or a portion of the Settlement Fund to pay, disburse, reimburse, hold, waive, or satisfy any monetary obligation provided for or recognized under any of the terms of the Settlement Agreement.
- ii. Upon receipt of a Joint Release Instruction with respect to the Settlement Fund, the Custodian/Escrow Agent shall promptly, but in

any event within two (2) Business Days after receipt of a Joint Release Instruction, disburse all or part of the Settlement Fund in accordance with such Joint Release Instruction. A "Joint Release Instruction" means the joint written instruction executed by an Authorized Representative of Class Counsel and by the necessary Authorized Representatives of the Settling Defendants, directing the Custodian/Escrow Agent to disburse all or a portion of the Settlement Fund.

- iii. Upon receipt of a Termination Release Instruction with respect to the Settlement Fund, the Custodian/Escrow Agent shall promptly, but in any event within two (2) Business Days after receipt of a Termination Release Instruction, disburse all of the Settlement Fund in accordance with such Termination Release Instruction. The Custodian/Escrow Agent will act on such Termination Release Instruction without further inquiry. "Termination Release Instruction" means written instruction executed by the necessary Authorized Representatives of the Settling Defendants directing the Custodian/Escrow Agent to disburse all or a portion of the Settlement Fund to the Settling Defendants or their respective designees pursuant to Paragraphs 9.9, 9.10 and/or 10.4 of the Settlement Agreement.

(b) Any instructions setting forth, claiming, containing, objecting to, or in any way related to the transfer or distribution of any funds on deposit in the Custodian/Escrow Account under the terms of this Agreement must be in writing, executed by the appropriate Party or Parties (pursuant to Section 7(a)) as evidenced by the signatures of the person or persons set forth on Exhibit A-1, Exhibit A-2, Exhibit A-3, Exhibit A-4 and Exhibit A-5 (the "Authorized Representatives") and delivered to the Custodian/Escrow Agent. In the event funds transfer instructions are given (other than in writing at the time of execution of this Agreement), whether in writing, by facsimile, e-mail, telecopier or otherwise, Custodian/Escrow Agent will seek confirmation of such instructions by telephone call back when new wire instructions are established to the applicable Authorized Representatives only if it is reasonably necessary, and Custodian/Escrow Agent may rely upon the confirmations of anyone purporting to be the Authorized Representatives. To assure accuracy of the instructions it receives, Custodian/Escrow Agent may record such call backs. If Custodian/Escrow Agent is unable to verify the instructions, or is not satisfied with the verification it receives, it shall not execute the instruction until all issues have been resolved. The persons and telephone numbers for call backs may be validly changed only in a writing that (i) is signed by the party changing its notice designations, and (ii) is received and acknowledged by Custodian/Escrow Agent. If it is determined that the transaction was delayed or erroneously executed as a result of Custodian/Escrow Agent's error, Custodian/Escrow Agent's sole obligation is to pay or refund the amount of such error and any amounts as may be required by applicable law. Any claim for interest payable will be at the then-published rate for United States Treasury Bills having a maturity of 91 days.

(c) Except in the case of gross-negligence, willful misconduct or bad faith, the Custodian/Escrow Agent shall not be liable for any losses, costs or expenses arising directly or indirectly from the Custodian/Escrow Agent's reliance upon and compliance with such instructions notwithstanding such instructions conflict or are inconsistent with a subsequent written instruction. The party providing electronic instructions agrees; (i) to assume all risks arising out of the use of such electronic methods to submit instructions and directions to the Custodian/Escrow Agent, including, without limitation, the risk of the Custodian/Escrow Agent acting on unauthorized instructions, and the risk of interception and misuse by third parties; (ii) that it is fully informed of the protections and risks associated with the various methods of transmitting instructions to the Custodian/Escrow Agent and that there may be more secure methods of transmitting instructions than the method(s) selected by the Custodian/Escrow Agent; and (iii) that the security procedures (if any) to be followed in connection with its transmission of instructions provide to it a commercially reasonable degree of protection in light of its particular needs and circumstances.

8. Fees. The Custodian/Escrow Agent shall be entitled to compensation for its services as stated in the fee schedule attached as Exhibit C. All fees and expenses of Custodian/Escrow Agent shall be paid solely from the Settlement Fund. The Custodian/Escrow Agent may pay itself such fees from the Settlement Fund only after such fees have been approved for payment pursuant to a Joint Release Instruction. If Custodian/Escrow Agent is asked to provide additional services a separate agreement and fee schedule will be entered into.

9. Duties, Liabilities and Rights of Custodian/Escrow Agent. This Custodian/Escrow Agreement sets forth all of the obligations of Custodian/Escrow Agent, and no additional obligations shall be implied from the terms of this Custodian/Escrow Agreement or any other agreement, instrument or document.

(a) Custodian/Escrow Agent may act in reliance upon any instructions, notice, certification, demand, consent, authorization, receipt, power of attorney or other writing delivered to it by the applicable Authorized Representatives, as provided herein, without being required to determine the authenticity or validity thereof or the correctness of any fact stated therein, the propriety or validity of the service thereof. Custodian/Escrow Agent may act in reliance upon any signature which is reasonably believed by it to be genuine, and may assume that such person has been properly authorized to do so.

(b) Custodian/Escrow Agent may consult with legal counsel of its selection in the event of any dispute or question as to the meaning or construction of any of the provisions hereof or its duties hereunder, and it shall incur no liability and shall be fully protected to the extent Custodian/Escrow Agent acts in accordance with the reasonable opinion and instructions of counsel. Custodian/Escrow Agent shall have the right to reimburse itself for reasonable legal fees and reasonable and necessary disbursements and expenses actually incurred from the Custodian/Escrow Account only (i) upon a Joint Release Instruction or (ii) pursuant to an order of the Court.

(c) The Custodian/Escrow Agent, or any of its affiliates, is authorized to manage, advise, or service any money market mutual funds in which any portion of the Settlement Fund may be invested.

(d) Custodian/Escrow Agent is authorized to hold any treasuries held hereunder in its federal reserve account.

(e) The Custodian/Escrow Agent will furnish monthly statements to the Parties setting forth the activity in the Custodian/Escrow Account.

(f) Custodian/Escrow Agent shall not bear any risks related to the investment of the Settlement Fund in accordance with the provisions of paragraph 3 of this Custodian/Escrow Agreement. The Custodian/Escrow Agent will be indemnified by the Settlement Fund, and held harmless against, any and all claims, suits, actions, proceedings, investigations, judgments, deficiencies, damages, settlements, liabilities and expenses (including reasonable legal fees and expenses of attorneys chosen by the Custodian/Escrow Agent) as and when incurred, arising out of or based upon any act, omission, alleged act or alleged omission by the Custodian/Escrow Agent or any other cause, in any case in connection with the acceptance of, or performance or non-performance by the Custodian/Escrow Agent of, any of the Custodian/Escrow Agent's duties under this Agreement, except as a result of the Custodian/Escrow Agent's bad faith, willful misconduct or gross negligence.

(g) Upon distribution of all of the funds in the Custodian/Escrow Account pursuant to the terms of this Custodian/Escrow Agreement and any orders of the Court, Custodian/Escrow Agent shall be relieved of any and all further obligations and released from any and all liability under this Custodian/Escrow Agreement, except as otherwise specifically set forth herein.

(h) In the event any dispute shall arise between the parties with respect to the disposition or disbursement of any of the assets held hereunder, the Custodian/Escrow Agent shall be permitted to interplead all of the assets held hereunder into the Court, and thereafter be fully relieved from any and all liability or obligation with respect to such interpleaded assets. The parties further agree to pursue any redress or recourse in connection with such a dispute, without making the Custodian/Escrow Agent a party to same.

10. Non-Assignability by Custodian/Escrow Agent. Custodian/Escrow Agent's rights, duties and obligations hereunder may not be assigned or assumed without the written consent of the persons necessary for a Joint Release Instruction.

11. Resignation of Custodian/Escrow Agent. Custodian/Escrow Agent may, in its sole discretion, resign and terminate its position hereunder at any time following 120 days prior written notice to the parties to the Custodian/Escrow Agreement herein. On the effective date of such resignation, Custodian/Escrow Agent shall deliver this Custodian/Escrow Agreement together with any and all related instruments or documents and all funds in the Custodian/Escrow Account

to the successor Custodian/Escrow Agent, subject to this Custodian/Escrow Agreement. If a successor Custodian/Escrow Agent has not been appointed prior to the expiration of 120 days following the date of the notice of such resignation, then Custodian/Escrow Agent may petition the Court for the appointment of a successor Custodian/Escrow Agent, or other appropriate relief. Any such resulting appointment shall be binding upon all of the parties to this Custodian/Escrow Agreement.

12. Notices. Notice to the parties hereto shall be in writing and delivered by hand-delivery, facsimile, electronic mail or overnight courier service, addressed as follows:

If to Class Counsel: Michael A. London
Douglas & London, P.C.
59 Maiden Lane, 6th Floor
New York, New York 10038
mlondon@douglasandlondon.com

Paul J. Napoli
Napoli Shkolnik
1302 Avenida Ponce de Leon
San Juan, Puerto Rico 00907
PNapoli@NSPRLaw.com

Scott Summy
Baron & Budd
3102 Oak Lawn Avenue, Suite 1100
Dallas, Texas 75219
ssummy@baronbudd.com

If to the Settling
Defendants:

The Chemours Company
Office of the General Counsel
1007 Market Street
Wilmington, DE 19801
Attn: Kristine M. Wellman
kristine.m.wellman@chemours.com

With a copy to:

Jeffrey M. Wintner
Graham W. Meli
Wachtell, Lipton, Rosen & Katz
51 West 52nd Street
New York, NY 10019
jmwintner@wlrk.com
gwmeli@wlrk.com

DuPont de Nemours, Inc.
974 Centre Rd.
Wilmington, DE 19806
Attn: Erik T. Hoover
erik.t.hoover@dupont.com

With a copy to:

Kevin T. Van Wart
Kirkland & Ellis LLP
300 North LaSalle
Chicago, IL 60654
kevin.vanwart@kirkland.com

Corteva Inc.
974 Centre Road
Building 735
Wilmington, DE 19805
Attn: Cornel B. Fuerer
cornel.b.fuerer@corteva.com

With a copy to:
Michael T. Reynolds
Cravath, Swaine & Moore LLP
825 Eighth Avenue
New York, NY 10019
mreynolds@cravath.com

EIDP, Inc.
974 Centre Road
Building 735
Wilmington, DE 19805
Attn: Thomas A. Warnock
thomas.a.warnock@corteva.com

With a copy to:
Michael T. Reynolds
Cravath, Swaine & Moore LLP
825 Eighth Avenue
New York, NY 10019
mreynolds@cravath.com

If to the Special
Master:

Matthew Garretson,
Wolf/Garretson LLC
P.O. Box 2806
Park City, UT 8406

If to
Custodian/Escrow
Agent:

THE HUNTINGTON NATIONAL BANK
Robyn Griffin
Senior Managing Director
National Settlement Team
The Huntington National Bank
One Rockefeller Plaza 10th Fl
New York, NY 10020
Office: (312) 646-7288
Mobile: (646) 265-3817
E-mail: robyn.griffin@huntington.com

Susan Brizendine, Trust Officer
Huntington National Bank
7 Easton Oval – EA5W63
Columbus, Ohio 43219
Telephone: (614) 331-9804
E-mail: susan.brizendine@huntington.com

14. Patriot Act Warranties. Section 326 of the USA Patriot Act (Title III of Pub. L. 107-56), as amended, modified or supplemented from time to time (the “Patriot Act”), requires financial institutions to obtain, verify and record information that identifies each person or legal entity that opens an account (the "Identification Information"). The parties to this Custodian/Escrow Agreement agree that they will provide the Custodian/Escrow Agent with such

Identification Information as the Custodian/Escrow Agent may request in order for the Custodian/Escrow Agent to satisfy the requirements of the Patriot Act.

15. Entire Agreement. This Custodian/Escrow Agreement, including all Schedules and Exhibits hereto, constitutes the entire agreement and understanding of the parties hereto. Any modification of this Custodian/Escrow Agreement or any additional obligations assumed by any party hereto shall be binding only if evidenced by a writing signed by each of the parties hereto. To the extent this Custodian/Escrow Agreement conflicts in any way with the Settlement Agreement, the provisions of the Settlement Agreement shall govern.

16. Governing Law. This Custodian/Escrow Agreement shall be governed by the law of the State of Delaware in all respects. The parties hereto submit to the jurisdiction of the Court, in connection with any proceedings commenced regarding this Custodian/Escrow Agreement, including, but not limited to, any interpleader proceeding or proceeding Custodian/Escrow Agent may commence pursuant to this Custodian/Escrow Agreement for the appointment of a successor Custodian/Escrow Agent, and all parties hereto submit to the jurisdiction of such Court for the determination of all issues in such proceedings, without regard to any principles of conflicts of laws, and irrevocably waive any objection to venue or inconvenient forum.

17. Termination of Custodian/Escrow Account. The Custodian/Escrow Account will terminate after all funds deposited in it, together with all interest earned thereon, are disbursed in accordance with the provisions of the Settlement Agreement and this Custodian/Escrow Agreement.

18. Miscellaneous Provisions.

(a) Counterparts. This Custodian/Escrow Agreement may be executed in one or more counterparts, each of which counterparts shall be deemed to be an original and all of which counterparts, taken together, shall constitute but one and the same Custodian/Escrow Agreement.

(b) Further Cooperation. The Parties hereto agree to do such further acts to execute and deliver such other documents as Custodian/Escrow Agent may reasonably request from time to time in connection with the administration, maintenance, enforcement or adjudication of this Custodian/Escrow Agreement.

(c) Electronic Signatures. The parties agree that the electronic signature (provided by the electronic signing service DocuSign initiated by the Custodian/Escrow Agent) of a party to this Escrow Agreement shall be as valid as an original signature of such party and shall be effective to bind such party to this Escrow Agreement. The parties agree that any electronically signed document shall be deemed (i) to be "written" or "in writing," (ii) to have been signed, and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files.

(d) Non-Waiver. The failure of any of the parties hereto to enforce any provision hereof on any occasion shall not be deemed to be a waiver of any preceding or succeeding breach of such provision or any other provision.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

THE HUNTINGTON NATIONAL BANK, as Custodian/Escrow Agent

By: _____
Robyn Griffin, Senior Managing Director

CLASS COUNSEL

By: _____
Michael A. London
Douglas & London, P.C.
59 Maiden Lane, 6th Floor
New York, NY 10038

By: _____
Scott Summy
Baron & Budd, P.C.
3102 Oak Lawn Avenue
Suite 1100
Dallas Texas, 75219

By: _____
Paul J. Napoli
Napoli Shkolnik
1302 Avenida Ponce de Leon
San Juan, Puerto Rico 00907

THE SPECIAL MASTER

By: _____
Name: Matthew Garretson

SETTLING DEFENDANTS

The Chemours Company

By: _____

Name:

Title:

The Chemours Company FC, LLC

By: _____

Name:

Title:

DuPont de Nemours, Inc.

By: _____

Name:

Title:

Corteva, Inc.

By: _____

Name:

Title:

E.I. DuPont de Nemours and Company n/k/a EIDP, Inc.

By: _____

Name:

Title:

Exhibit A-1**AUTHORIZED REPRESENTATIVES**

Each of the Authorized Representatives is, with respect to Class Counsel, authorized to issue instructions, confirm funds transfer instructions by callback, and effect changes in Authorized Representatives of Class Counsel, all in accordance with the terms of the Escrow Agreement.

Class Counsel

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

Exhibit A-2**AUTHORIZED REPRESENTATIVES**

Each of the Authorized Representatives is, with respect to The Chemours Company and The Chemours Company FC, LLC (each a Settling Defendant), authorized to issue instructions, confirm funds transfer instructions by callback, and effect changes in Authorized Representatives of The Chemours Company and The Chemours Company FC, LLC, all in accordance with the terms of the Escrow Agreement.

The Chemours Company and The Chemours Company FC, LLC

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

Exhibit A-4**AUTHORIZED REPRESENTATIVES**

Each of the Authorized Representatives is, with respect to DuPont de Nemours, Inc. (a Settling Defendant), authorized to issue instructions, confirm funds transfer instructions by callback, and effect changes in Authorized Representatives of DuPont de Nemours, Inc., all in accordance with the terms of the Escrow Agreement.

DuPont de Nemours, Inc.

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

Exhibit A-4**AUTHORIZED REPRESENTATIVES**

Each of the Authorized Representatives is, with respect to DuPont de Nemours, Inc. and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (each, a Settling Defendant), authorized to issue instructions, confirm funds transfer instructions by callback, and effect changes in Authorized Representatives of DuPont de Nemours, Inc. and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc., all in accordance with the terms of the Escrow Agreement.

Corteva, Inc. and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc.

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

By: _____

Name: _____

Law Firm: _____

Email: _____

Phone: _____

Exhibit A-5**AUTHORIZED REPRESENTATIVES**

Each of the Authorized Representatives is, with respect to Matthew Garretson (a Settling Defendant), authorized to issue instructions, confirm funds transfer instructions by callback, and effect changes in Authorized Representatives of Matthew Garretson, all in accordance with the terms of the Escrow Agreement.

Matthew Garretson

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

By: _____
Name: _____
Law Firm: _____
Email: _____
Phone: _____

Exhibit B

Settlement Agreement

Exhibit C**Fees of Custodian/Escrow Agent****Acceptance Fee:****Waived**

The Acceptance Fee includes the review of the Custodian/Escrow Agreement, acceptance of the role as Custodian/Escrow Agent, establishment of Custodian/Escrow Account(s), and receipt of funds.

Annual Administration Fee:**Waived**

The Annual Administration Fee includes the performance of administrative duties associated with the Custodian/Escrow Account including daily account management, generation of account statements to appropriate parties, and disbursement of funds in accordance with the Custodian/Escrow Agreement. Administration Fees are payable annually in advance without proration for partial years.

Out of Pocket Expenses:**Waived**

Out of pocket expenses include postage, courier, overnight mail, wire transfer, and travel fees.

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EXHIBIT I

EXHIBIT I: EXCLUDED STATE-OWNED PUBLIC WATER SYSTEMS

PWS ID	PWS Name	Type	Owner
AR0000315	ADC - CUMMINS UNIT MAINT	Community Water System	State Government
AS9711948	Central ASG	Community Water System	State Government
AZ0407555	ASPC LEWIS COMPLEX WATER SYSTEM	Community Water System	State Government
AZ0411705	ADOC EYMAN UNIT	Community Water System	State Government
AZ0414099	ASPC YUMA	Community Water System	State Government
AZ0420557	ADOC TUCSON	Community Water System	State Government
CA1310800	CALIPATRIA STATE PRISON	Community Water System	State Government
CA1310801	CENTINELA STATE PRISON	Community Water System	State Government
CA1510800	CCI - TEHACHAPI	Community Water System	State Government
CA1510801	WASCO ST. PRISON RECEPTION CTR	Community Water System	State Government
CA1510802	KERN VALLEY STATE PRISON	Community Water System	State Government
CA1805004	CDCR-HIGH DESERT STATE PRISON	Community Water System	State Government
CA1910254	HUNGRY VALLEY STATE VEHICULAR REC AREA	Non-Transient Non-Community Water System	State Government
CA2710850	CORRECTIONAL TRAINING FACILITY - SOLEDAD	Community Water System	State Government
CA2710851	SALINAS VALLEY STATE PRISON	Community Water System	State Government
CA3310800	CALIFORNIA REHABILITATION CENTER - NORCO	Community Water System	State Government
CA3310802	CHUCKAWALLA VALLEY STATE PRISON	Community Water System	State Government
CA3410032	FOLSOM STATE PRISON	Community Water System	State Government
CA3610850	CALIFORNIA INSTITUTION FOR MEN	Community Water System	State Government
CA4010830	CALIFORNIA MENS COLONY	Community Water System	State Government
CA4010832	ATASCADERO STATE HOSPITAL	Community Water System	State Government
CA4310302	HENRY COE PARK RABBIT SPRING	Community Water System	State Government
CA4810800	CALIFORNIA STATE PRISON - SOLANO	Community Water System	State Government
CA5510851	CDCR - SIERRA CONSERVATION CENTER	Community Water System	State Government
CO0108350	BUENA VISTA CORRECTIONAL FACILITY	Community Water System	State Government
CO0251466	LAKE PUEBLO STATE PARK	Non-Transient Non-Community Water System	State Government
CT0780021	UNIVERSITY OF CONNECTICUT - MAIN CAMPUS	Community Water System	State Government
FL2040372	FLORIDA STATE PRISON	Community Water System	State Government
FL2630930	RAIFORD STATE PRISON WATER SYS	Community Water System	State Government
FL2631207	UNION CORRECTIONAL INSTITUTE	Community Water System	State Government
GA0090006	CENTRAL STATE HOSPITAL	Community Water System	State Government
GA0310006	GEORGIA SOUTHERN UNIVERSITY	Community Water System	State Government
GA2670005	ROGERS STATE PRISON	Community Water System	State Government
GA2770004	ABRAHAM BALDWIN AGRI. COLLEGE	Community Water System	State Government
IA8503528	ISU	Community Water System	State Government
IL0875510	VIENNA CORRECTIONAL CENTER	Community Water System	State Government
IN2460041	PURDUE UNIVERSITY NORTH CENTRAL	Non-Transient Non-Community Water System	State Government
IN5279015	PURDUE UNIV. WATER WORKS	Community Water System	State Government
KS2004513	UNIVERSITY OF KANSAS	Community Water System	State Government
KS2010312	LANSING CORRECTIONAL FACILITY	Community Water System	State Government
KS2014503	LARNED STATE HOSPITAL	Community Water System	State Government
KY1030480	MOREHEAD STATE UNIVERSITY	Community Water System	State Government
LA1061005	GRAMBLING STATE UNIVERSITY WS	Community Water System	State Government
LA1125005	LOUISIANA STATE PENITENTIARY	Community Water System	State Government
MA1004001	DCR MT GREYLOCK STATE RESERVATION	Transient Non-Community Water System	State Government
MA1091003	DCR ERVING STATE FOREST	Transient Non-Community Water System	State Government
MA1193015	DCR BEARTOWN STATE FOREST	Transient Non-Community Water System	State Government
MA1203007	DCR SANDSFIELD STATE FOREST	Transient Non-Community Water System	State Government
MA1236016	DCR BERKSHIRE REGIONAL HQ	Transient Non-Community Water System	State Government
MA2153001	DCR LEOMINSTER STATE FOREST	Transient Non-Community Water System	State Government
MA2208001	MCI NORFOLK/CEDAR JUNCTION/WALPOLE	Community Water System	State Government
MA2270001	MCI SHIRLEY	Community Water System	State Government
MA3051017	DCR GREAT BROOK FARM STATE PARK	Transient Non-Community Water System	State Government
MA3295001	TEWKSBURY HOSPITAL	Community Water System	State Government
MA4052022	DCR MYLES STANDISH STATE FOREST	Transient Non-Community Water System	State Government
MA4102036	DCR FREETOWN STATE FOREST	Transient Non-Community Water System	State Government
MA4334031	DCR HORSENECK BEACH STATE RESERVATION	Transient Non-Community Water System	State Government
MA4334032	DCR HORSENECK BEACH CAMPGROUND	Transient Non-Community Water System	State Government

PWS ID	PWS Name	Type	Owner
MA4350001	WRENTHAM DEVELOPMENTAL CENTER	Community Water System	State Government
MD0002772	SPRINGFIELD STATE HOSPITAL	Community Water System	State Government
MD0002862	SUPERINTENDANT OF CORRECTIONS	Community Water System	State Government
MD0190013	EASTERN CORRECTIONAL INSTITUTE	Community Water System	State Government
MD1300004	MSA-ORIOLE PARK/NORTH & SOUTH WAREHOUSES	Non-Transient Non-Community Water System	State Government
MD1300005	MSA-M&T STADIUM	Non-Transient Non-Community Water System	State Government
ME0090342	MOUNTAIN VIEW CORRECTIONAL FACILITY	Community Water System	State Government
MI0001510	LAKELAND CORRECTIONAL FACILITY	Community Water System	State Government
MI0005989	SECONDARY GOV'T COMPLEX	Community Water System	State Government
MO4061410	BONNE TERRE PRISON	Community Water System	State Government
MO4069041	FARMINGTON CORRECTIONAL CENTER	Community Water System	State Government
MP1008000	DEPT OF PUBLIC WORKS	Community Water System	State Government
MP1009000	DEPT OF PUBLIC WORKS	Community Water System	State Government
MS0110013	ALCORN STATE UNIVERSITY	Community Water System	State Government
MS0250034	UNIVERSITY OF MS MEDICAL CNTR	Non-Transient Non-Community Water System	State Government
MS0360015	UNIVERSITY OF MISSISSIPPI	Community Water System	State Government
MS0530012	MS STATE UNIVERSITY	Community Water System	State Government
MS0610032	MS STATE HOSPITAL-WHITFIELD	Community Water System	State Government
MT0004204	UNIVERSITY OF MONTANA	Non-Transient Non-Community Water System	State Government
MT0004790	MONTANA STATE UNIVERSITY BOZEMAN	Non-Transient Non-Community Water System	State Government
NE3115505	ASHLAND NATIONAL GUARD CAMP	Community Water System	State Government
NH0691010	UNH/DURHAM WATER SYS	Community Water System	State Government
NH1034010	HAMPSTEAD HOSPITAL	Non-Transient Non-Community Water System	State Government
NJ0339001	NEW LISBON DEVELOPMENT CTR	Community Water System	State Government
NJ0436499	NEW JERSEY MOTOR VEHICLE INSPECTION STAT	Non-Transient Non-Community Water System	State Government
NJ0609001	NJ STATE PRISON BAYSIDE	Community Water System	State Government
NJ1008300	DOVES RCH	Non-Transient Non-Community Water System	State Government
NJ1021435	NEW JERSEY MOTOR VEHICLE COMMISSION	Non-Transient Non-Community Water System	State Government
NJ1025001	EDNA MAHAN CORRECTIONAL	Community Water System	State Government
NJ1436365	NJDOT @ ROXBURY CORP CENTER	Non-Transient Non-Community Water System	State Government
NM3590022	OASIS STATE PARK	Transient Non-Community Water System	State Government
NV0005062	SOUTHERN DESERT CORRECTIONAL CTR NDOC	Community Water System	State Government
NY0017622	STATE UNIVERSITY OF NEW YORK	Community Water System	State Government
NY0017628	SUNY AT MORRISVILLE	Community Water System	State Government
NY0018369	DELHI COLLEGE GOLF COURSE W.S.	Community Water System	State Government
NY0217051	SUNY ALFRED	Community Water System	State Government
NY0220581	ALFRED STATE COLLEGE	Community Water System	State Government
NY0420357	RED HOUSE WATER SUPPLY - ASP	Non-Transient Non-Community Water System	State Government
NY0420358	BARTON & WELLER TRAIL - ASP	Non-Transient Non-Community Water System	State Government
NY0904192	CLINTON CORRECTIONAL FACILITY	Community Water System	State Government
NY0919482	ALTONA CORRECTIONAL FACILITY	Community Water System	State Government
NY1303210	HUDSON RIVER PSYCHIATRIC CTR	Community Water System	State Government
NY1312152	TROOP K HEADQUARTERS	Non-Transient Non-Community Water System	State Government
NY1415379	COLLINS/GOWANDA CORRECTIONAL FACILITIES	Community Water System	State Government
NY1911843	NYS THRUWAY- NEW BALTIMORE SERVICE AREA	Non-Transient Non-Community Water System	State Government
NY2613319	MORRISVILLE STATE COLLEGE	Community Water System	State Government
NY2908333	JONES BEACH STATE PARK	Non-Transient Non-Community Water System	State Government
NY3530220	FT. MONTGOMERY VISITORS CENTER	Transient Non-Community Water System	State Government
NY4317681	BEAR MOUNTAIN WATER SUPPLY	Community Water System	State Government
NY4910589	WILLARD DRUG TREATMENT CENTER	Community Water System	State Government
NY5117671	ROBERT MOSES STATE PARK	Community Water System	State Government
NY5330074	NYS DOT WEST OWEGO	Transient Non-Community Water System	State Government
NY5503015	NYS OFFICE OF CHILDREN & FAMILY SERVICES	Community Water System	State Government
NY5704191	GREAT MEADOW/WASHINGTON CORR. FACILITIES	Community Water System	State Government
NY5902878	CAMP SMITH NYS	Non-Transient Non-Community Water System	State Government
OH6501712	ODRC-PICKAWAY CORRECTION PWS	Community Water System	State Government
OH7101212	CHILLICOTHE CORRECTIONAL INSTITUTION	Community Water System	State Government
OH8301012	LEBANON CORRECTIONAL INSTITUTION	Community Water System	State Government
OK1020910	OSU WATER PLANT	Community Water System	State Government
OK1021602	OKLA ORDNANCE WORKS AUTHORITY	Community Water System	State Government
OK2001413	OKLAHOMA UNIVERSITY	Community Water System	State Government
OK3001414	OKLAHOMA UNIVERSITY	Community Water System	State Government

PWS ID	PWS Name	Type	Owner
PA4140095	PENN STATE UNIV.	Community Water System	State Government
PA4140098	ROCKVIEW	Community Water System	State Government
PA7210046	STATE CORRECTIONAL INST	Community Water System	State Government
RI1592012	LADD CENTER WATER SYSTEM	Community Water System	State Government
RI1900003	COVENTRY NATIONAL GUARD	Non-Transient Non-Community Water System	State Government
TX0010031	TDCJ COFFIELD MICHAEL	Community Water System	State Government
TX0010044	TDCJ BETO UNIT	Community Water System	State Government
TX0130002	TDCJ CHASE FIELD	Community Water System	State Government
TX0200201	TDCJ RAMSEY AREA	Community Water System	State Government
TX0210017	TEXAS A&M UNIVERSITY MAIN CAMPUS	Community Water System	State Government
TX0790085	TDCJ JESTER 1 UNIT	Community Water System	State Government
TX1050003	TEXAS STATE UNIVERSITY - SAN MARCOS	Community Water System	State Government
TX1160008	TEXAS A&M UNIVERSITY COMMERCE	Community Water System	State Government
TX2370002	PRAIRIE VIEW A&M UNIVERSITY	Community Water System	State Government
VA1051070	BREAKS INTERSTATE PARK	Non-Transient Non-Community Water System	State Government
VA1121835	VPI & STATE UNIV-BLACKSBURG-	Community Water System	State Government
VA1169701	NATURAL TUNNEL STATE PK-SYS 2	Community Water System	State Government
VA3800810	TIDEWATER COMMUNITY COLLEGE	Non-Transient Non-Community Water System	State Government
VA4075735	JAMES RIVER CORRECTIONAL CTR	Community Water System	State Government
VA5009200	LYNCHBURG TRAINING SCH & HOSP	Community Water System	State Government
WA5321900	EASTERN WASHINGTON UNIVERSITY	Community Water System	State Government
WA5393200	WASHINGTON STATE UNIVERSITY	Community Water System	State Government
WI1130235	MENDOTA MENTAL HEALTH INST	Community Water System	State Government
WI1140142	WAUPUN CORRECTIONAL INST	Community Water System	State Government

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EXHIBIT J

EXHIBIT J: EXCLUDED FEDERAL-OWNED PUBLIC WATER SYSTEMS

PWS ID	PWS Name	Type	Owner
AK2211423	JBER-ELMENDORF	Community Water System	Federal Government
AK2370625	EIELSON - AIR FORCE BASE	Community Water System	Federal Government
AK2372245	EIELSON - BIRCH LAKE RECREATION AREA	Transient Non-Community Water System	Federal Government
AK2390594	DENALI - MAIN / FRONT COUNTRY	Non-Transient Non-Community Water System	Federal Government
AL0000899	US ARMY GARRISON-REDSTONE ARSENAL	Community Water System	Federal Government
AL0001421	HOUSTON USFS REC AREA / FOX RUN	Transient Non-Community Water System	Federal Government
AL0001494	ANNISTON ARMY DEPOT	Community Water System	Federal Government
AR0000690	US AIR FORCE BASE LITTLE ROCK	Community Water System	Federal Government
AZ0402078	US ARMY FORT HUACHUCA	Community Water System	Federal Government
AZ0403702	GRAND CANYON NATIONAL PARK	Community Water System	Federal Government
AZ0403712	GLEN CANYON NRA WAHWEAP	Community Water System	Federal Government
AZ0407305	USAF LUKE AIR FORCE BASE	Community Water System	Federal Government
AZ0411303	USSOCOM PARACHUTE TRAINING	Transient Non-Community Water System	Federal Government
AZ0413246	USFS PNF AIRPORT FIRE CENTER	Transient Non-Community Water System	Federal Government
AZ0414082	USMC YUMA MAIN SYSTEM	Community Water System	Federal Government
AZ0420549	USAF DAVIS MONTHAN AFB	Community Water System	Federal Government
CA0900649	SOUTH SHORE RECREATION AREA	Non-Transient Non-Community Water System	Federal Government
CA1510701	EDWARDS AFB - MAIN BASE	Community Water System	Federal Government
CA1510703	CHINA LAKE NAVAL AIR WEAPONS STATION	Community Water System	Federal Government
CA1610700	LEMOORE NAVAL AIR STATION	Community Water System	Federal Government
CA1810700	SIERRA ARMY DEPOT	Non-Transient Non-Community Water System	Federal Government
CA2110350	NPS GGNRA	Community Water System	Federal Government
CA2710702	FORT HUNTER LIGGETT	Community Water System	Federal Government
CA3610702	USMC YERMO ANNEX	Non-Transient Non-Community Water System	Federal Government
CA3610703	USMC - 29 PALMS	Community Water System	Federal Government
CA3610705	US ARMY FORT IRWIN	Community Water System	Federal Government
CA3710700	CAMP PENDLETON (NORTH)	Community Water System	Federal Government
CA3710701	FACILITIES MAINTENANCE OFFICE	Community Water System	Federal Government
CA3710702	CAMP PENDLETON (SOUTH)	Community Water System	Federal Government
CA3710706	USN SERE CAMP WARNER SPRINGS	Transient Non-Community Water System	Federal Government
CA3710750	NAS NORTH ISLAND & NAB CORONADO	Community Water System	Federal Government
CA4300997	NASA AMES RESEARCH CENTER	Community Water System	Federal Government
CA5810700	BEALE AIR FORCE BASE	Community Water System	Federal Government
CO0121845	US AIR FORCE ACADEMY	Community Water System	Federal Government
CO0221445	US DEPARTMENT OF THE ARMY FORT CARSON	Community Water System	Federal Government
DC0000003	NAVAL STATION WASHINGTON - WNY	Community Water System	Federal Government
DC0000004	JOINT BASE ANACOSTIA - BOLLING	Community Water System	Federal Government
FL1034107	TYNDALL AIR FORCE BASE	Community Water System	Federal Government
FL1170548	N.A.S. PENSACOLA	Community Water System	Federal Government
FL1170814	NAS PENSACOLA / CORRY STATION	Community Water System	Federal Government
FL1460782	HURLBURT FIELD WATER SYSTEM	Community Water System	Federal Government
FL1570708	U.S. NAS WHITING FIELD	Community Water System	Federal Government
FL2161212	N.A.S. JACKSONVILLE	Community Water System	Federal Government
FL3054024	JOHN F KENNEDY SPACE CENTER (CONSEC)	Non-Transient Non-Community Water System	Federal Government
FL3054128	PATRICK AIR FORCE BASE(CONSEC)	Community Water System	Federal Government
FL3054140	CAPE CANAVERAL AFS (CONSEC)	Non-Transient Non-Community Water System	Federal Government
GA0390013	USN-KINGS BAY SUBMARINE BASE	Community Water System	Federal Government
GA0510107	USA-HUNTER ARMY AIRFIELD - MAIN	Community Water System	Federal Government
GA0950035	USMC-LOGISTICS	Community Water System	Federal Government
GA1530042	USAF-ROBINS AB MAIN	Community Water System	Federal Government
GA1790024	USA-FORT STEWART MAIN	Community Water System	Federal Government
GA1850125	USAF-MOODY AIR FORCE BASE-MAIN	Community Water System	Federal Government
GA2450028	USA-FORT GORDON	Community Water System	Federal Government
GU0000009	ANDERSEN AIR FORCE BASE WATER SYSTEM	Community Water System	Federal Government
GU0000010	U.S. NAVY WATER SYSTEM	Community Water System	Federal Government
HI0000146	HAWAII VOLCANOES NAT.PARK	Community Water System	Federal Government
HI0000337	ALIAMANU	Community Water System	Federal Government

PWS ID	PWS Name	Type	Owner
HI0000341	FORT SHAFTER	Community Water System	Federal Government
HI0000345	SCHOFIELD BARRACKS	Community Water System	Federal Government
HI0000346	TRIPLER ARMY MEDICAL CNTR	Community Water System	Federal Government
HI0000350	HICKAM	Community Water System	Federal Government
HI0000356	MARINE CORPS BASE HAWAII	Community Water System	Federal Government
HI0000357	NCTAMS EASTPAC	Community Water System	Federal Government
HI0000360	JOINT BASE PEARL HARBOR-HICKAM	Community Water System	Federal Government
ID4200054	MOUNTAIN HOME AIR FORCE BASE	Community Water System	Federal Government
IL0975227	GREAT LAKES NAVAL TRAINING STATION	Community Water System	Federal Government
IL0975637	US ARMY FT SHERIDAN	Community Water System	Federal Government
IL1615387	ROCK ISLAND ARSENAL, US ARMY	Community Water System	Federal Government
IN5241015	CAMP ATTERBURY	Community Water System	Federal Government
IN5251003	NAVAL SUPPORT ACTIVITY, CRANE	Community Water System	Federal Government
KS2017323	MCCONNELL AFB	Community Water System	Federal Government
KY0310940	MAMMOTH CAVE/CENTRAL SYSTEM	Community Water System	Federal Government
KY0470624	FT KNOX WATER DEPT	Community Water System	Federal Government
LA1015022	BARKSDALE AFB WATER SYSTEM	Community Water System	Federal Government
MA3023002	HANSCOM AFB	Community Water System	Federal Government
MA4086041	CCNS DOANE ROCK PICNIC AREA	Transient Non-Community Water System	Federal Government
MA4096001	OTIS AIR NATIONAL GUARD BASE	Community Water System	Federal Government
MA4318047	CCNS MARCONI AREA	Non-Transient Non-Community Water System	Federal Government
MA4318088	CCNS NAUSET LIGHT BEACH	Transient Non-Community Water System	Federal Government
MD0000024	EDGEWOOD ARSENAL	Community Water System	Federal Government
MD0020042	U.S. NAVAL ACADEMY	Community Water System	Federal Government
MD0080058	NAVAL SUPPORT FACILITY, INDIAN HEAD	Community Water System	Federal Government
MD0100011	FORT DETRICK	Community Water System	Federal Government
MD0120010	A.P.G. - EDGEWOOD AREA	Community Water System	Federal Government
MD0180022	PATUXENT NAVAL AIR STATION (NAVFAC-WASH)	Community Water System	Federal Government
MO1079501	WHITEMAN AIR BASE	Community Water System	Federal Government
MS0230015	STENNIS SPACE CENTER	Community Water System	Federal Government
MS0240049	KEESLER AIR FORCE BASE	Community Water System	Federal Government
MS0240060	NAVAL CONSTRUCTION BATTAL CTR	Community Water System	Federal Government
MS0440018	COLUMBUS AIR FORCE BASE	Community Water System	Federal Government
MT0000515	MALMSTROM AIR FORCE BASE	Community Water System	Federal Government
MT0004788	MONTANA STATE UNIVERSITY BILLINGS	Non-Transient Non-Community Water System	Federal Government
NC0425035	MARINE CORPS AIR STATION CHERRY POINT	Community Water System	Federal Government
NC0467040	CAMP LEJEUNE	Community Water System	Federal Government
NC0467041	USMC LEJEUNE--HADNOT POINT	Community Water System	Federal Government
NC0467042	USMC LEJEUNE--NEW RIVER AIR ST	Community Water System	Federal Government
NC0467043	USMC LEJEUNE--HOLCOMB BLVD	Community Water System	Federal Government
NC0496055	SEYMOUR JOHNSON AFB	Community Water System	Federal Government
NE3105527	OFFUT AIR FORCE BASE	Community Water System	Federal Government
NE3105528	CAPHART	Community Water System	Federal Government
NH0346030	USFS WMNF ADMINISTRATIVE CMLPX	Non-Transient Non-Community Water System	Federal Government
NH0926010	ANDROSCOGGIN RANGER STATION	Non-Transient Non-Community Water System	Federal Government
NH1646020	USSF SPACE FORCE STN SAT TRKNG	Non-Transient Non-Community Water System	Federal Government
NJ0108352	DOT FAA ATL BLD 33 & BLD 208	Non-Transient Non-Community Water System	Federal Government
NJ0325001	JBMDL-DIX MAIN SYSTEM	Community Water System	Federal Government
NJ0326006	JBMDL - MCGUIRE AFB	Community Water System	Federal Government
NJ1511010	JBMDL - LAKEHURST	Community Water System	Federal Government
NJ1511303	LAKEHURST NAVAL AIR ENGINEERING STATION	Non-Transient Non-Community Water System	Federal Government
NM3562719	HOLLOMAN AIR FORCE BASE	Community Water System	Federal Government
NM3567701	KIRTLAND AIR FORCE BASE	Community Water System	Federal Government
NM3567905	CANNON AIR FORCE BASE WATER SYSTEM	Community Water System	Federal Government
NM3568007	WHITE SANDS MISSILE RANGE (MAIN POST)-FF	Community Water System	Federal Government
NV0001081	CREECH AIR FORCE BASE	Non-Transient Non-Community Water System	Federal Government
NV0003028	NELLIS AIR FORCE BASE	Community Water System	Federal Government
NY1319255	CASTLE POINT MEDICAL CENTER	Community Water System	Federal Government
NY2212214	FORT DRUM	Community Water System	Federal Government
NY2230111	US COAST GUARD - WELLESLEY ISLAND	Non-Transient Non-Community Water System	Federal Government
NY5111891	BROOKHAVEN NATIONAL LABS	Community Water System	Federal Government

PWS ID	PWS Name	Type	Owner
NY7011882	USCG SUPPORT CENTER	Community Water System	Federal Government
OK2005508	TINKER AIR FORCE BASE	Community Water System	Federal Government
OK3003303	ALTUS AFB	Community Water System	Federal Government
PA2450053	TOBYHANNA ARMY DEPOT	Community Water System	Federal Government
PA5020955	VA PITTSBURGH UD	Non-Transient Non-Community Water System	Federal Government
PA7210069	NAVAL SUPPORT ACTIVITY 09M211	Community Water System	Federal Government
PA7380444	LEBANON VA MEDICAL CENTER	Non-Transient Non-Community Water System	Federal Government
PA7670151	DEFENSE DISTRIBUTION EAST REG.	Community Water System	Federal Government
RI1000016	NAVAL STATION, NEWPORT	Community Water System	Federal Government
SC0750039	USMC HOUSING LAUREL BAY	Community Water System	Federal Government
SC4310501	SHAW AFB (SC4310501)	Community Water System	Federal Government
SD4600623	ELLSWORTH AIR FORCE BASE	Community Water System	Federal Government
SD4680004	ELLSWORTH AFB	Community Water System	Federal Government
SD4680046	NPS-MOUNT RUSHMORE NATIONAL MEMORIAL	Non-Transient Non-Community Water System	Federal Government
TN0000468	NSA - MIDSOUTH	Community Water System	Federal Government
TN0000800	DOE K-25 W.P., % A. TRIVETTE	Community Water System	Federal Government
TN0000820	FORT CAMPBELL WATER SYSTEM	Community Water System	Federal Government
TN0001060	OAK RIDGE NATIONAL LAB X-10	Non-Transient Non-Community Water System	Federal Government
TN0004209	WATTS BAR PROJECT,TVA	Non-Transient Non-Community Water System	Federal Government
TX1010250	NASA JOHNSON SPACE CENTER	Non-Transient Non-Community Water System	Federal Government
TX1230092	FEDERAL CORRECTIONAL COMPLEX-BEAUMONT	Community Water System	Federal Government
TX2200332	NAVAL AIR STN JOINT RESERVE BASE	Community Water System	Federal Government
TX2210013	DYESS AIR FORCE BASE	Community Water System	Federal Government
TX2260027	GOODFELLOW AIR FORCE BASE	Community Water System	Federal Government
TX2330006	LAUGHLIN AIR FORCE BASE	Community Water System	Federal Government
TX2430007	SHEPPARD AIR FORCE BASE	Community Water System	Federal Government
UTAH18173	VA MEDICAL CENTER SLC	Community Water System	Federal Government
UTAH27051	ZION CANYON WATER SYSTEM	Community Water System	Federal Government
VA3710050	NAVAL STATION NORFOLK	Community Water System	Federal Government
VA3740500	NORFOLK NAVAL SHIPYARD	Community Water System	Federal Government
VA3740650	NSA HAMPTON ROADS, PORTSMOUTH ANNEX	Community Water System	Federal Government
VA3810340	LITTLE CREEK AMPHIBIOUS BASE - U.S. NAVY	Community Water System	Federal Government
VA3810430	N A S OCEANA	Community Water System	Federal Government
VA6099340	NAVAL SUPPORT FACILITY, DAHLGREN	Community Water System	Federal Government
VA6153060	QUANTICO MCB-CAMP BARRETT	Community Water System	Federal Government
VA6153675	QUANTICO MARINE BASE-MAINSIDE	Community Water System	Federal Government
WA5300100	ENERGY DEPT OF/200W	Non-Transient Non-Community Water System	Federal Government
WA5302714	NAVAL BASE KITSAP AT BANGOR	Community Water System	Federal Government
WA5303420	NAVAL AIR STATION/WHIDBEY ISLAND	Community Water System	Federal Government
WA5303468	NAVAL BASE KITSAP AT BREMERTON	Community Water System	Federal Government
WA5324350	FAIRCHILD AIR FORCE BASE	Community Water System	Federal Government
WA5341866	ENERGY DEPT OF/200E	Non-Transient Non-Community Water System	Federal Government
WA53NP580	LONGMIRE	Non-Transient Non-Community Water System	Federal Government
WI6420302	FORT MCCOY NORTH POST	Community Water System	Federal Government
WI7290120	WI AIR NATIONAL GUARD VOLK FIELD	Community Water System	Federal Government
WV3300227	VA MEDICAL CENTER	Community Water System	Federal Government
WV9917026	FBI CENTER CLARKSBURG	Non-Transient Non-Community Water System	Federal Government
WY5680074	YNP-CANYON VILLAGE	Non-Transient Non-Community Water System	Federal Government
WY5680085	YNP-OLD FAITHFUL	Community Water System	Federal Government
WY5680095	GTNP-COLTER BAY VILLAGE	Community Water System	Federal Government
WY5680122	USAF F.E. WARREN AFB	Community Water System	Federal Government

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EXHIBIT K

EXHIBIT K: AUTHORIZATION LETTER

[Letterhead of Settlement Class Member]

[Date]

[Claims Administrator], as Claims Administrator
[Address]
[Address]

To the Claims Administrator:

Reference is made to Paragraph 11.6.2 of the Class Action Settlement Agreement, dated as of June 30, 2023, by and among (i) Class Representatives, individually and on behalf of the Settlement Class Members, by and through Class Counsel, and (ii) defendants The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (the “Agreement”). Capitalized terms used but not defined herein shall have the meaning ascribed to them in the Agreement.

Attached are (i) a duly completed and executed Internal Revenue Service (“IRS”) Form 1098-F (or other information return required pursuant to Treasury Regulations Section 1.6050X-1(a)(1)) of the undersigned with respect to each Settling Defendant (the “Forms 1098-F”) and (ii) a duly completed written statement that satisfies the requirements of Treasury Regulations Section 1.6050X-1(c) of the undersigned with respect to each Settling Defendant (the “Written Statements”).

You are hereby authorized and instructed to timely file with the IRS on behalf of the undersigned the Forms 1098-F and to timely provide to each Settling Defendant on behalf of the undersigned the Written Statement relating to such Settling Defendant.

The undersigned hereby certifies that the Forms 1098-F and the Written Statements have been prepared in compliance with the Agreement.

[SETTLEMENT CLASS MEMBER]

By: _____

Name:

Title:

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EXHIBIT L

EXHIBIT L: STIPULATION OF PARTIAL DISMISSAL

[CAPTION OF MDL MEMBER CASE OR OTHER LITIGATION]

**STIPULATION OF DISMISSAL OF RELEASED CLAIMS WITH PREJUDICE
PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(a)(1)(A)(ii)¹**

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff in the above-captioned action and Defendants The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (collectively, the “DuPont Defendants”) hereby stipulate and agree to a dismissal with prejudice of Plaintiff’s claims against the DuPont Defendants that are “Released Claims” as defined in the Class Action Settlement Agreement between Class Representatives and the DuPont Defendants dated June 30, 2023, filed in *In re Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D.S.C) (the “Agreement”).

The parties further stipulate and agree that any claims asserted by Plaintiff against the DuPont Defendants that are preserved under § 12.1.2(a) or 12.1.3(y) of the Agreement are not dismissed. The DuPont Defendants shall retain all defenses with respect to any such claim, including the right to argue that the claim is not preserved and is released. Plaintiff reserves its rights against all other Defendants in the above-captioned action.

¹ This stipulation shall be conformed to reference and comply with applicable rules in any Litigation pending in state court.

Dated:

Respectfully submitted,

/s/

[Plaintiff Counsel Signature Block]

Counsel for Plaintiff

/s/

[DuPont Counsel Signature Block]

*Counsel for Defendants The Chemours
Company, The Chemours Company FC,
LLC, DuPont de Nemours, Inc., Corteva,
Inc., and E.I. DuPont de Nemours and
Company n/k/a EIDP, Inc.*

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ANNEX

Separate Letter Agreement to be Filed Under Seal

Confidential Document Contemporaneously Submitted to the Court for In Camera Review in
Compliance with CMO No. 17

Exhibit A: Redlines to Settlement Agreement

...

2. DEFINITIONS

2.45. “Releasing Persons” means (a) Settlement Class Members; (b) each of their past, present, or future, direct or indirect, predecessors, successors (including successors by merger or acquisition), departments, agencies, divisions, districts, parents, subsidiaries, affiliates, boards, owners, or operators, other than a State; (c) any past, present, or future officer, director, employee, trustee, board member, shareholder, representative, agent, servant, insurer, attorney, subrogee, predecessor, successor, or assignee of any of the above, individually or in their official, corporate, or personal capacity; (d) any Person, other than a State or the federal government, anyone in privity with or acting on behalf of any of the foregoing, including in a representative or derivative capacity; (e) any Person, other than a State or the federal government, that is legally responsible for funding (by statute, regulation, other law, or contract) a Settlement Class Member or has authority to bring a Claim on behalf of a Settlement Class Member, or to seek recovery for harm to a Public Water System within the Settlement Class or the ability of such system to provide safe or compliant Drinking Water; and (f) any Person, other than a State or the federal government, seeking recovery on behalf of a Settlement Class Member or seeking recovery for harm to a Public Water System within the Settlement Class or the Public Water System’s ability to provide safe or compliant Drinking Water.

...

9. APPROVAL AND NOTICE

...

9.7.2 All Requests for Exclusion must be filed and served on such schedule as the Court may direct. In seeking Preliminary Approval, the Parties will request that the deadline for submission of Requests for Exclusion shall be set on a date no less than ninety sixty ~~(9060)~~ calendar days after commencement of dissemination of the Notice. Requests for Exclusion submitted by any Settlement Class Member to incorrect locations shall not be valid.

...

12. RELEASE, COVENANT NOT TO SUE, AND DISMISSAL

12.7. Protection Against Claims-Over.

12.7.1. The Order Granting Final Approval will specify that the Settlement is a good-faith settlement that bars any Claim by any Non-Released Person against any Released Person for contribution, indemnification, or otherwise seeking to recover ~~all or a portion of~~ any amounts paid by or awarded against that Non-Released Person to any ~~Settlement Class Member or~~ Releasing Person by way of settlement, judgment, or otherwise (a “Claim-Over”) on any Claim that would be a Released Claim were such Non-Released Person a Settling Defendant, to the extent that a good-faith settlement (or release thereunder) has such an effect under applicable law.

...

12.7.5 The protection against claims-over provided in Section 12.7 shall not apply to Claims brought by a State.

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

**IN RE: AQUEOUS FILM-FORMING
FOAMS PRODUCTS LIABILITY
LITIGATION**

MDL No. 2:18-mn-2873-RMG

This Document relates to:

City of Camden, et al., v. 3M Company,

No. 2:23-cv-~~XXXX~~03147-RMG

**SETTLEMENT AGREEMENT BETWEEN
PUBLIC WATER SYSTEMS AND 3M COMPANY**

This Settlement Agreement (including its Exhibits) is entered into, subject to Final Approval of the Court, as of ~~June~~ August 28, 2023, by and among the Class Representatives and 3M.

1. RECITALS

- 1.1. WHEREAS, Congress enacted the Safe Drinking Water Act (“SDWA”), 42 U.S.C. §§ 300f to 300j-27, to help ensure that the public is provided with safe Drinking Water, and the SDWA or other federal or state regulations may require Public Water Systems to monitor and treat their water supplies;
- 1.2. WHEREAS, this Settlement Agreement is intended to address Public Water Systems’ Claims regarding alleged PFAS-related harm to Drinking Water and associated financial burdens, including Public Water Systems’ potential costs of monitoring, treating, or remediating PFAS in Drinking Water;
- 1.3. WHEREAS, Class Members are Public Water Systems that have asserted or could assert potential Claims against 3M related to PFAS in water supplies;
- 1.4. WHEREAS, Interim Class Counsel and 3M’s Counsel have engaged in extensive, arm’s-length negotiations, and have—subject to the Final Approval of the Court as provided for herein—reached an agreement to settle and release Class Members’ PFAS-related Claims against 3M in exchange for payment and subject to the terms and conditions set forth below;
- 1.5. WHEREAS, Class Representatives and Interim Class Counsel have concluded—after a thorough investigation and after carefully considering the relevant circumstances, including the Claims asserted, the legal and factual defenses to those Claims, and the applicable law, and the burdens, risks, uncertainties, and expense of litigation, as well as the fair, cost-effective, and assured method of resolving the Claims—that it would be in the best interests of Class Members to enter into this Settlement Agreement in order to avoid the uncertainties of litigation and to assure that the benefits reflected herein are obtained for Class Members, and further, that Class Representatives and Interim Class

Counsel consider the Settlement set forth herein to be fair, reasonable, and adequate and in the best interests of Class Members; and

- 1.6. WHEREAS, 3M, while continuing to deny any violation, wrongdoing, or liability with respect to any and all Claims asserted or that could be asserted in the Litigation, either on its part or on the part of any of the Released Parties, and while continuing to specifically deny and dispute the scientific, medical, factual, and other bases asserted in support of those Claims, has nevertheless concluded that it will enter into this Settlement Agreement in order to, among other things, avoid the expense, inconvenience, risks, uncertainties, and distraction of further litigation.

2. DEFINITIONS

As used in this Settlement Agreement and its Exhibits, the following terms have the defined meanings set forth below. Unless the context requires otherwise, (a) words expressed in the plural form include the singular, and vice versa; (b) words expressed in the masculine form include the feminine and gender neutral, and vice versa; (c) the word “will” has the same meaning as the word “shall,” and vice versa; (d) the word “or” is not exclusive; (e) the word “extent” in the phrase “to the extent” means the degree to which a subject or other thing extends, and such phrase does not simply mean “if”; (f) references to any law include all rules, regulations, and sub-regulatory guidance promulgated thereunder; (g) the terms “include,” “includes,” and “including” are deemed to be followed by “without limitation”; and (h) references to dollars or “\$” are to United States dollars.

- 2.1. “3M” means 3M Company.
- 2.2. “3M’s Counsel” means Thomas J. Perrelli and the law firm of Jenner & Block LLP, 1099 New York Avenue, N.W., Suite 900, Washington, DC 20001-4412; and Richard F. Bulger and the law firm of Mayer Brown LLP, 71 South Wacker Drive, Chicago, Illinois 60606.
- 2.3. “Action Fund” means the Phase One Action Fund or the Phase Two Action Fund. “Phase One Action Fund” has the meaning set forth in Paragraph 6.7.2 of this Settlement Agreement. “Phase Two Action Fund” has the meaning set forth in Paragraph 6.8.6 of this Settlement Agreement.
- 2.4. “Active Public Water System” means a Public Water System whose activity-status field in SDWIS states that the system is “Active.”
- 2.5. “AFFF” means aqueous film-forming foam containing PFAS.
- 2.6. “Agreement” means this Settlement Agreement.
- 2.7. “Allocated Amount” means the portion of the Phase One Action Fund or of the Phase Two Action Fund payable to each Qualifying Class Member.
- 2.8. “Allocation Procedures” means the process, specified in Exhibit Q, for fairly dividing the Settlement Amount to determine the amount payable to each Qualifying Class Member from the Qualified Settlement Fund.

2.9. “Business Day” means a day other than a Saturday, Sunday, or legal holiday in the United States of America as defined by Federal Rule of Civil Procedure 6(a)(6).

2.10. “Claim” means any past, present, or future claim—including counterclaims, cross-claims, actions, rights, remedies, causes of action, liabilities, suits, proceedings, demands, damages, injuries, losses, payments, judgments, verdicts, debts, dues, sums of money, liens, costs and expenses (including attorneys’ fees and costs), accounts, reckonings, bills, covenants, contracts, controversies, agreements, obligations, promises, requests, assessments, charges, disputes, performances, warranties, omissions, grievances, or monetary impositions of any sort, in each case in any forum and on any theory, whether legal, equitable, regulatory, administrative, or statutory; arising under federal, state, or local constitutional or common law, statute, regulation, guidance, ordinance, contract, or principles of equity; filed or unfilled; asserted or unasserted; fixed, contingent, or non-contingent; known or unknown; patent or latent; open or concealed; discovered or undiscovered; suspected or unsuspected; foreseen, foreseeable, unforeseen, or unforeseeable; matured or unmatured; manifested or not; accrued or unaccrued; ripened or unripened; perfected or unperfected; choate or inchoate; developed or undeveloped; liquidated or unliquidated; now recognized by law or that may be created or recognized in the future by statute, regulation, judicial decision, or in any other manner, including any of the foregoing for direct damages, indirect damages, compensatory damages, consequential damages, incidental damages, nominal damages, economic loss, punitive or exemplary damages, statutory and other multiple damages or penalties of any kind, or any other form of damages whatsoever; any request for declaratory, injunctive, or equitable relief, strict liability, joint and several liability, restitution, abatement, subrogation, contribution, indemnity, apportionment, disgorgement, reimbursement, attorneys’ fees, expert fees, consultant fees, fines, penalties, expenses, costs, or any other legal, equitable, civil, administrative, or regulatory remedy whatsoever, whether direct, representative, derivative, class or individual in nature. It is the intention of this Agreement that the definition of “Claim” be as broad, expansive, and inclusive as possible.

2.11. “Claim-Over” has the meaning set forth in Paragraph 11.6.2 of this Settlement Agreement.

2.11-2.12. “Claims Administrator” means the independent neutral third-party Person selected and Court-appointed pursuant to Paragraph 7.3 of this Settlement Agreement who is responsible for reviewing, analyzing, and approving Claims Forms, and allocating and distributing the Settlement Funds fairly and equitably among all Qualifying Class Members pursuant to the Allocation Procedures described in Exhibit Q.

2.12-2.13. “Claims Form” means the paper or online document, in the form attached as Exhibit A, that Class Members are required to use to make a claim and receive a payment under this Settlement Agreement as described in Paragraph 10.3 of this Settlement Agreement. The term “Claims Form” may refer to any of seven (7) separate forms: the Phase One Public Water System Settlement Claims Form; the Phase One Supplemental Fund Claims Form; the Phase One Special Needs Fund Claims Form; the Phase Two Testing Compensation Claims Form; the Phase Two Action Fund Claims Form; the Phase Two Supplemental Fund Claims Form; and the Phase Two Special Needs Fund Claims Form.

~~2.13.~~2.14. “Claims Period” means the time during which a Class Member may submit a Claims Form. The term “Claims Period” may refer to any of seven (7) separate periods: the Phase One Action Claims Period, the Phase One Supplemental Claims Period, the Phase One Special Needs Claims Period, the Phase Two Testing Claims Period, the Phase Two Action Claims Period, the Phase Two Supplemental Claims Period, and the Phase Two Special Needs Claims Period.

~~2.14.~~2.15. “Class Counsel” means, subject to appointment by the Court, Michael A. London and the law firm of Douglas & London, P.C., 59 Maiden Lane, 6th Floor, New York, New York 10038; Scott Summy and the law firm of Baron & Budd, P.C., 3102 Oak Lawn Avenue, Suite 1100, Dallas, Texas 75219; Paul J. Napoli and the law firm of Napoli Shkolnik, 1302 Avenida Ponce de Leon, Santurce, Puerto Rico 00907; ~~and~~ Elizabeth A. Fegan and the law firm of Fegan Scott LLC, 150 South Wacker Drive, 24th Floor, Chicago, Illinois 60606—; and Joseph F. Rice and the law firm of Motley Rice LLC, 28 Bridgeside Boulevard, Mt. Pleasant, South Carolina 29464.

~~2.15.~~2.16. “Class Member” means an Eligible Claimant that does not opt out of the Settlement Class. Each Class Member is either a Phase One Class Member or a Phase Two Class Member, but not both. “Phase One Class Member” means a Class Member that is or was a Phase One Eligible Claimant. “Phase Two Class Member” means a Class Member that is or was a Phase Two Eligible Claimant. It is the intention of this Agreement that the definition of “Class Member” be as broad, expansive, and inclusive as possible.

~~2.16.~~2.17. “Class Representative” means the following Public Water Systems (or Public Water Systems for the following counties, municipalities, or localities), or other Persons whom the Court may appoint as representatives of the Settlement Class: the City of Camden Water Services (New Jersey); City of Brockton (Massachusetts); City of Sioux Falls (South Dakota); California Water Service Company (California); City of Delray Beach (Florida); Coraopolis Water & Sewer Authority (Pennsylvania); Verona (New Jersey); Dutchess County Water and Wastewater Authority and Dalton Farms Water System (New York); South Shore (Kentucky); City of Freeport (Illinois); Martinsburg Municipal Authority (Pennsylvania); Seaman Cottages (Vermont); Village of Bridgeport (Ohio); City of Benwood (West Virginia); Niagara County (New York); City of Pineville (Louisiana); City of Iuka (Mississippi); and City of Amory (Mississippi).

~~2.17.~~2.18. “Common-Benefit Holdback Assessment” has the meaning set forth in Paragraph 6.6 of this Settlement Agreement.

~~2.18.~~2.19. “Community Water System” means a Public Water System that serves at least fifteen (15) service connections used by year-round residents or regularly serves at least twenty-five (25) year-round residents, consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. § 300f(15), and 40 C.F.R. Part 141.

~~2.19.~~2.20. “Court” means the United States District Court for the District of South Carolina.

~~2.20.~~2.21. “Covenant Not to Sue” has the meaning set forth in Paragraph 11.3 of this Settlement Agreement.

~~2.21.2.22.~~ “Dismissal” has the meaning set forth in Paragraph 11.5 of this Settlement Agreement.

~~2.22.2.23.~~ “Drinking Water” means water provided for human consumption (including uses such as drinking, cooking, and bathing), consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. §§ 300f to 300j-27. Solely for purposes of this Agreement, the term “Drinking Water” includes raw or untreated water that a Public Water System has drawn or collected from a Water Source so that the water may then (after any treatment) be provided for human consumption; but does not include raw or untreated water that is not drawn or collected from a Water Source. It is the intention of this Agreement that the definition of “Drinking Water” be as broad, expansive, and inclusive as possible.

~~2.23.2.24.~~ “Effective Date” means the date five (5) Business Days after the date of Final Judgment.

~~2.24.2.25.~~ “Eligible Claimant” means an Active Public Water System that qualifies as a member of the Settlement Class. Each Eligible Claimant is either a Phase One Eligible Claimant or a Phase Two Eligible Claimant, but not both. “Phase One Eligible Claimant” means an Eligible Claimant with one or more Impacted Water Sources as of the Settlement Date. “Phase Two Eligible Claimant” means an Eligible Claimant that does not have one or more Impacted Water Sources as of the Settlement Date. It is the intention of this Agreement that the definition of “Eligible Claimant” be as broad, expansive, and inclusive as possible.

~~2.25.2.26.~~ “Escrow Agent” has the meaning set forth in Paragraph 6.5.2 of this Settlement Agreement.

~~2.26.2.27.~~ “Exhibits” means Exhibits A through R, attached to and incorporated by reference in this Settlement Agreement.

~~2.27.2.28.~~ “Final Approval” means the Court’s entry of the Order Granting Final Approval.

~~2.28.2.29.~~ “Final Fairness Hearing” means the Court hearing in which any Class Member that wishes to object to the fairness, reasonableness, or adequacy of the Settlement will have an opportunity to be heard, provided that the Class Member complies with the requirements for objecting to the Settlement as set out in Paragraphs 8.4 through 8.4.4 of this Settlement Agreement. The date of the Final Fairness Hearing shall be set by the Court and communicated to all Eligible Claimants in a Court-approved Notice under Federal Rule of Civil Procedure 23(c)(2).

~~2.29.2.30.~~ “Final Judgment” means that the judgment with respect to Released Parties in this action has become final, which shall be the earliest date on which all the following events shall have occurred: (i) the Settlement is approved in all respects by the Court as required by Federal Rule of Civil Procedure 23(e); (ii) the Court enters a judgment that terminates this action with respect to Released Parties and satisfies the requirements of Federal Rule of Civil Procedure 58; and (iii) the time for appeal of the Court’s approval of this Settlement and entry of the final order and judgment with respect to Released Parties under Federal Rule of Appellate Procedure 4 has expired or, if appealed, approval of this Settlement has

been affirmed by the court of last resort to which such appeal (or petition for a writ of certiorari) has been taken and such affirmance has become no longer subject to further review by the court of appeals (Federal Rule of Appellate Procedure 40) or by the Supreme Court (U.S. Supreme Court Rule 13), or the appeal or petition is voluntarily dismissed (Federal Rule of Appellate Procedure 42 or U.S. Supreme Court Rule 46).

~~2.30.~~2.31. “Impacted Water Source” means a Water Source that has a Qualifying Test Result showing a Measurable Concentration of PFAS.

~~2.31.~~2.32. “Interim Class Counsel” means Michael A. London and the law firm of Douglas & London, P.C., 59 Maiden Lane, 6th Floor, New York, NY 10038; Scott Summy and the law firm of Baron & Budd, P.C., 3102 Oak Lawn Avenue, Suite 1100, Dallas, Texas, 75219; and Paul J. Napoli and the law firm of Napoli Shkolnik, 1302 Avenida Ponce de Leon, San Juan, Puerto Rico 00907.

~~2.32.~~2.33. “Litigation” means collectively all MDL Cases in which any Public Water System asserts against any Released Party any Claim related to alleged actual or potential PFAS contamination, as well as any currently pending litigation in the United States of America in which any Public Water System asserts against any Released Party any Claim related to alleged actual or potential PFAS contamination.

~~2.33.~~2.34. “MDL Cases” means collectively all cases filed in, transferred to, or associated with *In Re: Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D. S.C.).

~~2.34.~~2.35. “Measurable Concentration” means the lower of a concentration equal to or greater than the limit of detection of the analytical method used (regardless of whether that limit is higher than, lower than, or equal to any limit established for any purpose by federal or state law) or one part per trillion (one nanogram per liter).

~~2.35.~~2.36. “Non-Class Potable Water” means water in any active privately owned well providing potable water for human consumption that is not owned or operated by a Releasing Party or water in any active facility or equipment providing potable water for human consumption that is not owned or operated by a Releasing Party, so long as the fate and transport of PFAS released into groundwater poses a threat to such water.

~~2.36.~~2.37. “Non-Transient Non-Community Water System” means a Public Water System that is not a Community Water System and that regularly serves at least twenty-five (25) of the same persons over six (6) months per year, consistent with the use of that term in 40 C.F.R. Part 141.

~~2.37.~~2.38. “Notice” means the Court-approved notice to Eligible Claimants that is substantially similar to the form attached as Exhibit B.

~~2.38.~~2.39. “Notice Administrator” means the independent neutral third-party Person selected and Court-appointed pursuant to Paragraph 7.1 of this Settlement Agreement who is responsible for administering the Notice Plan.

~~2.39.~~2.40. “Notice Plan” means the plan for distribution of the Notice, including direct mail and publication, as appropriate, which is set forth in Exhibit C and is subject to Court approval as set forth in Paragraphs 7.2 and 8.1 of this Settlement Agreement.

~~2.40.~~2.41. “Objection” has the meaning set forth in Paragraph 8.4 of this Settlement Agreement.

~~2.41.~~2.42. “Opt Out” or “Request for Exclusion” has the meaning set forth in Paragraph 8.5 of this Settlement Agreement.

~~2.42.~~2.43. “Order Granting Final Approval” means the order entered by the Court approving the terms and conditions of this Settlement Agreement, including the manner and timing of providing Notice and certifying a Settlement Class.

~~2.43.~~2.44. “Order Granting Preliminary Approval” means the order entered by the Court conditionally approving the terms and conditions of this Settlement Agreement, including the conditional certification of the proposed Settlement Class, the manner and timing of providing Notice, the period for filing Objections or Requests for Exclusion, and the date of the Final Fairness Hearing. Class Representatives will submit to the Court a proposed Order Granting Preliminary Approval in the form attached as Exhibit D.

~~2.44.~~2.45. “Parties” means 3M, Class Representatives, and Class Members. To the extent that 3M, Class Representatives, and Class Members discharge any of their obligations under this Settlement Agreement through agents, the actions of those agents shall be considered the actions of the Parties.

~~2.45.~~2.46. “Party” means any of the Parties.

~~2.46.~~2.47. “Person” means a natural person, corporation, company, association, limited liability company, partnership, limited partnership, joint venture, affiliate, any other type of private entity, a county, municipality, any other public or quasi-public entity, or their respective spouse, heir, predecessor, successor, executor, administrator, manager, operator, representative, or assign.

~~2.47.~~2.48. “PFAS” means, solely for purposes of this Agreement, any per- or poly-fluoroalkyl substance that contains at least one fully fluorinated methyl or methylene carbon atom (without any hydrogen, chlorine, bromine, or iodine atom attached to it). It is the intention of this Agreement that the definition of “PFAS” be as broad, expansive, and inclusive as possible.

~~2.48.~~2.49. “Phase One Funds” means the Phase One Action Fund, the Phase One Supplemental Fund, and the Phase One Special Needs Fund.

~~2.49.~~2.50. “Phase Two Cap” has the meaning set forth in Paragraphs 6.8.6 and 6.8.10 of this Settlement Agreement.

~~2.50.~~2.51. “Phase Two Floor” has the meaning set forth in Paragraphs 6.8.6 and 6.8.9 of this Settlement Agreement.

2.51-2.52. “Phase Two Funds” means the Phase Two Testing Compensation Fund, the Phase Two Action Fund, the Phase Two Supplemental Fund, and the Phase Two Special Needs Fund.

2.52-2.53. “Phase Two Testing Compensation Fund” has the meaning set forth in Paragraph 6.8.2 of this Settlement Agreement.

2.53-2.54. “Preliminary Approval” means the Court’s entry of the Order Granting Preliminary Approval.

2.54-2.55. “Public Water System” means a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year, consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141. The term “Public Water System” includes (i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Solely for purposes of this Settlement Agreement, the term “Public Water System” refers to a Community Water System of any size or a Non-Transient Non-Community Water System that serves more than 3,300 people, according to SDWIS; or any Person (but not any financing or lending institution) that has legal authority or responsibility (by statute, regulation, other law, or contract) to fund or incur financial obligations for the design, engineering, installation, operation, or maintenance of any facility or equipment that treats, filters, remediates, or manages water that has entered or may enter Drinking Water or any Public Water System; but does not refer to a Non-Transient Non-Community Water System that serves 3,300 or fewer people, according to SDWIS, or to a Transient Non-Community Water System of any size. It is the intention of this Agreement that the definition of “Public Water System” be as broad, expansive, and inclusive as possible.

2.55-2.56. “Qualified Settlement Fund” has the meaning set forth in Paragraph ~~6.1~~6.1 of this Settlement Agreement and shall be established within the meaning of Treas. Reg. § 1.468B-1 for purposes of receiving the Settlement Funds as set forth in this Settlement Agreement. The “Qualified Settlement Fund” shall consist of seven (7) separate funds: the Phase One Action Fund, the Phase One Supplemental Fund, the Phase One Special Needs Fund, the Phase Two Testing Compensation Fund, the Phase Two Action Fund, the Phase Two Supplemental Fund, and the Phase Two Special Needs Fund.

2.56-2.57. “Qualifying Class Member” means a Class Member that has submitted a Claims Form satisfying the requirements of Paragraph 10.3 of this Settlement Agreement. Each Qualifying Class Member is either a Phase One Qualifying Class Member or a Phase Two Qualifying Class Member, but not both. “Phase One Qualifying Class Member” means a Qualifying Class Member that is or was a Phase One Eligible Claimant. “Phase Two Qualifying Class Member” means a Qualifying Class Member that is or was a Phase Two Eligible Claimant.

~~2.57-2.58.~~ “Qualifying Test Result” means any result of a test conducted by or at the direction of a Class Member or of a federal, state, or local regulatory authority, or any test result reported or provided to the Class Member by a certified laboratory or other Person, that used any state- or federal agency-approved or -validated analytical method to analyze Drinking Water or water that is to be drawn or collected into a Class Member’s Public Water System.

~~2.58-2.59.~~ “Release” or “Released Claims” has the meaning set forth in Paragraph 11.1 and Section 11 of this Settlement Agreement.

~~2.59-2.60.~~ “Released Parties” means 3M and its respective past, present, or future administrators, advisors, affiliated business entities, affiliates, agents, assigns, attorneys, constituent corporation or entity (including constituent of a constituent) absorbed by 3M in a consolidation or merger, counsel, directors, divisions, employee benefit plans, employee benefit plan participants or beneficiaries, employees, executors, heirs, insurers, managers, members, officers, owners, parents, partners, partnerships, predecessors, principals, resulting corporation or entity, servants, shareholders, subrogees, subsidiaries, successors, trustees, trusts, and any other representatives, individually or in their corporate or personal capacity, and anyone acting on their behalf, including in a representative or derivative capacity. It is the intention of this Agreement that the definition of “Released Parties” be as broad, expansive, and inclusive as possible.

~~2.60-2.61.~~ “Releasing Parties” means (a) Class Representatives; and Class Members; and; (b) other than a State or the federal government, each of their respective past, present, or future administrators, direct or indirect, affiliated business entities, affiliates, agencies, agents, assigns, attorneys, boards, commissions, counsel, departments, directors, districts, divisions, employees, entities, executors, heirs, institutions, instrumentalities, insurers, managers, members, officers (elected or appointed), owners, parents, partners, predecessors, principals, servants, shareholders, subdivisions, subrogees, subsidiaries, and successors, in their official or corporate capacity; (c) other than a State or the federal government, any past, present, or future administrators, agents, attorneys, board members, counsel, directors, employees, executors, heirs, insurers, managers, members, officers (elected or appointed), predecessors, principals, servants, shareholders, subrogees, successors, trustees, water-system operators, any and assignees or other representatives, individually or of any of the foregoing, in their official or corporate or personal capacity, anyone; (d) any Person, other than a State or the federal government, acting in privity with or acting on behalf of or in concert with any of the foregoing, including in a representative or derivative capacity; (e) any Person, other than a State or the federal government, that is legally responsible for funding (by statute, regulation, other law, or contract) a Class Member or its Public Water System (excluding states) or that has authority to bring a claim on behalf of a Class Member or to seek recovery for alleged harm to a Class Member, its Public Water System, or the Public Water System’s ability to provide safe or compliant Drinking Water; (f) any Person, other than a State or the federal government, acting on behalf of or in concert with a Class Member to prevent PFAS from entering a Class Member’s Public Water System or to seek recovery for alleged harm to the Class Member’s Member, its Public Water System (including recovery of any funds that have already been expended to remove PFAS from the Class Member’s, or the Public Water

~~System, none of which shall implicate the rights of any state~~System's ability to provide safe or compliant Drinking Water; and (g) any Person, other than a State or the federal government), and any Person or entity within their power, for which a Class Member has the authority to provide a binding release. It is the intention of this Agreement that the definition of "Releasing Parties" be as broad, expansive, and inclusive as possible.

~~2.61.~~2.62. "Required Participation Threshold" has the meaning set forth in Paragraph 9.1 of this Settlement Agreement.

~~2.62.~~2.63. "SDWIS" means the U.S. EPA Safe Drinking Water Information System Federal Reporting Services system, as of the Settlement Date.

~~2.63.~~2.64. "Settlement" means the settlement of the Released Claims against the Released Parties that is provided for by this Settlement Agreement.

~~2.64.~~2.65. "Settlement Agreement" means this document which describes the Settlement between and among the Class Representatives and 3M, and any related Exhibits, including the Notice and the Claims Forms.

~~2.65.~~2.66. "Settlement Amount" means the total amount, other than interest and Notice administration costs, paid by 3M under this Settlement, which will be an amount not less than \$10,500,000,000 and not more than \$12,500,000,000, inclusive, as set forth in Paragraphs, 3.1, 6.1, and 6.7 through 6.13 of this Settlement Agreement.

~~2.66.~~2.67. "Settlement Class" has the meaning set forth in Paragraph 5.1 of this Settlement Agreement.

~~2.67.~~2.68. "Settlement Date" means the date on which the Class Representatives and 3M execute this Settlement Agreement.

~~2.68.~~2.69. "Settlement Funds" means the amount of funds in the Qualified Settlement Fund paid by 3M pursuant to this Settlement Agreement and any interest that accrues thereon.

~~2.69.~~2.70. "Special Master" means the independent neutral third-party Person selected and Court-appointed pursuant to Paragraph ~~7.57.5~~ of this Settlement Agreement who is responsible for overseeing the work of the Notice Administrator and the Claims Administrator, providing guidance throughout the allocation and distribution process, and determining appeals and/or other disputes that may arise in the course of the Notice Administrator and the Claims Administrator executing their duties.

~~2.70.~~2.71. "Special Needs Fund" means the Phase One Special Needs Fund or the Phase Two Special Needs Fund. "Phase One Special Needs Fund" has the meaning set forth in Paragraph 6.10 of this Settlement Agreement. "Phase Two Special Needs Fund" has the meaning set forth in Paragraph 6.10 of this Settlement Agreement.

2.72. "State" means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, American Samoa, Guam, the U.S. Virgin Islands, and the Commonwealth of the Northern Mariana Islands.

~~2.71.2.73.~~ “Summary Notice” means the Court-approved summary of the Notice to Eligible Claimants that is substantially similar to the form attached as Exhibit M.

~~2.72.2.74.~~ “Supplemental Fund” means the Phase One Supplemental Fund or the Phase Two Supplemental Fund. “Phase One Supplemental Fund” has the meaning set forth in Paragraph 6.10 of this Settlement Agreement. “Phase Two Supplemental Fund” has the meaning set forth in Paragraph 6.10 of this Settlement Agreement.

~~2.73.2.75.~~ “Taxes” has the meaning set forth in Paragraph 6.5.3 of this Settlement Agreement.

~~2.74.2.76.~~ “Tax Expenses” has the meaning set forth in Paragraph 6.5.3 of this Settlement Agreement.

~~2.75.2.77.~~ “Transient Non-Community Water System” means a Public Water System that is not a Community Water System and that does not regularly serve at least twenty-five (25) of the same persons over six (6) months per year, consistent with the use of that term in 40 C.F.R. Part 141.

~~2.76.2.78.~~ “UCMR-5” means the U.S. EPA’s Fifth Unregulated Contaminant Monitoring Rule and all monitoring and testing conducted pursuant to that Rule.

~~2.77.2.79.~~ “United States of America” means the United States of America, including the states and the District of Columbia, its territories and possessions, the Commonwealth of Puerto Rico, and other areas subject to its jurisdiction.

~~2.78.2.80.~~ “U.S. EPA” means the United States Environmental Protection Agency.

~~2.79.2.81.~~ “Walk-Away Right” has the meaning set forth in Paragraph 9.1 of this Settlement Agreement.

~~2.80.2.82.~~ “Water Source” means a groundwater well, a surface-water intake, or any other intake point from which a Public Water System draws or collects water for distribution as Drinking Water, and the raw or untreated water that is thus drawn or collected. Solely for purposes of the Allocation Procedures described in Exhibit Q, (i) a purchased water connection from a seller that is a Water Source is not a Water Source; (ii) a Public Water System’s multiple intakes from one distinct surface-water source are deemed to be a single Water Source so long as the intakes supply the same water treatment plant; (iii) a Public Water System’s intakes from multiple distinct surface-water sources, or a Public Water System’s intakes from one distinct surface-water source that supply multiple water treatment plants, are deemed to each be a separate Water Source; and (iv) a Public Water System’s multiple groundwater wells (whether from one distinct aquifer or from multiple distinct aquifers) that supply multiple water treatment plants are deemed to each be a separate Water Source.

3. SETTLEMENT AGREEMENT OVERVIEW

3.1. **Settlement Consideration.** Subject to the Walk-Away Right, 3M shall make or cause to

be made payments that total up to the Settlement Amount of \$10,500,000,000 to \$12,500,000,000, inclusive, in accordance with this Settlement Agreement, and these payments, along with Notice and administrative costs as set forth in Paragraph 6.2, will serve as the Qualified Settlement Fund. In exchange, the Released Parties shall receive from the Releasing Parties the Release, Covenant Not to Sue, and Dismissal provided for in this Settlement Agreement. No amounts paid pursuant to this Paragraph 3.1 are in relation to the violation of any civil or criminal law or the investigation or inquiry by any government or governmental entity into the potential violation of any civil or criminal law, within the meaning of Section 162(f)(1) of the Internal Revenue Code of 1986, as amended, and section 1.162-21(a) of the Treasury Regulations thereunder. All amounts paid pursuant to this Paragraph 3.1 are intended for restitution or remediation (including treatment) of contamination of Water Sources and Drinking Water. If a determination were made that a portion of such amounts is in relation to a violation or potential violation of law, that portion constitutes restitution or remediation within the meaning of Section 162(f)(2)(A) of the Internal Revenue Code of 1986, as amended and section 1.162-21(a) of the Treasury Regulations thereunder. Class Members and 3M shall bear their own costs, including all legal expenses and attorneys' fees. All legal expenses and attorneys' fees of Class Members, including the Common-Benefit Holdback Assessment paid under Paragraph 6.6, will be paid by Class Members from amounts paid from the Settlement consideration. No portion of any amount paid under this Agreement constitutes the payment of a fine, penalty, or punitive damages, the disgorgement of profits, reimbursement for litigation or investigation costs or attorneys' fees or costs, or an amount paid in settlement of any Claim for any of the foregoing; and if a determination were made to the contrary, the amounts paid would qualify under the exceptions in paragraphs (2) and (3) of Section 162(f).

- 3.2. **Release of Claims.** The obligations incurred pursuant to this Agreement shall be in full and final disposition of the Released Claims as against all Released Parties. Upon the Effective Date, all Class Members, on behalf of the Releasing Parties, shall, with respect to each and every one of the Released Claims, release and forever discharge, and shall forever be enjoined from prosecuting, any and all Released Claims against any of the Released Parties as set forth in Section 11.
- 3.3. **Operation of the Settlement.** Class Representatives will seek approval from the Court to certify the Settlement Class under Federal Rule of Civil Procedure 23(b)(3). Once a Settlement Class is certified, Class Members that wish to receive a portion of the Settlement Amount may complete and submit a Claims Form, which is attached as Exhibit A. The Claims Form must be submitted to the Claims Administrator on or before the final date of the relevant Claims Period and must adhere to and follow all other requirements set forth herein or by the Claims Administrator, including providing all required information specified on the Claims Form. The Claims Administrator will distribute the Settlement Amount to Qualifying Class Members pursuant to Paragraphs 6.7 through 6.13 and the Allocation Procedures in Exhibit Q.

4. REPRESENTATIONS AND WARRANTIES

- 4.1. **Class Representatives' Representations and Warranties.** Class Representatives represent and warrant to 3M as follows:

- 4.1.1. Each of the Class Representatives is eligible to be and will become a Class Member.
- 4.1.2. Each of the Class Representatives has received legal advice from Interim Class Counsel regarding the advisability of entering into this Settlement Agreement and the legal consequences of this Settlement Agreement.
- 4.1.3. No portion of any of the Released Claims possessed by any of the Class Representatives and no portion of any relief under this Settlement Agreement to which any of the Class Representatives may be entitled has been assigned, transferred, or conveyed by or for any of the Class Representatives to any other Person, except pursuant to (i) a contingency fee agreement with Class Counsel or (ii) a mandatory repayment to any government agency of a grant or loan that financed, in whole or in part, the design, engineering, installation, maintenance, or operation of, or cost associated with any kind of treatment, filtration, or remediation of PFAS by the Class Representative.
- 4.1.4. None of the Class Representatives is relying on any statement, representation, omission, inducement, or promise by 3M, its agents, or its representatives, except those expressly stated in this Settlement Agreement.
- 4.1.5. Each of the Class Representatives, through Interim Class Counsel, has investigated the law and facts pertaining to the Released Claims and the Settlement.
- 4.1.6. Each of the Class Representatives has carefully read, and knows and understands, the full contents of this Settlement Agreement and is voluntarily entering into this Agreement after having consulted with Interim Class Counsel or other attorneys.
- 4.1.7. Each of the Class Representatives has all necessary competence and authority to enter into this Settlement Agreement on its own behalf and on behalf of the Class.
- 4.1.8. None of the Class Representatives will Opt Out or file an Objection.
- 4.2. **Interim Class Counsel's Representations and Warranties.** Interim Class Counsel represents and warrants to 3M as follows:
 - 4.2.1. Interim Class Counsel believes that the Settlement is fair, reasonable, adequate, and beneficial to each Class Member and that participation in the Settlement would be in the best interests of each Class Member.
 - 4.2.2. Because Interim Class Counsel believes that the Settlement is in the best interests of each Class Member, they will not solicit, or assist others in soliciting, Eligible Claimants to Opt Out, file an Objection, or otherwise challenge the Settlement.
 - 4.2.3. Interim Class Counsel has all necessary authority to enter into and execute this Settlement Agreement on behalf of Class Representatives and Class Members, including under Case Management Order No. 3.

- 4.2.4. Each of the Class Representatives has approved and agreed to be bound by this Settlement Agreement.
- 4.2.5. The Released Parties are receiving terms in Section 11, including terms as to the Release, the Covenant Not to Sue, and Dismissal, that are at least as favorable to the Released Parties as the equivalent terms given to any other defendant in any MDL Case that has executed or will execute prior to the Final Fairness Hearing a settlement agreement providing for payments totaling two hundred fifty million dollars (\$250,000,000.00) or more.
- 4.2.6. The representations in Paragraphs 4.1 through 4.1.8 are true and correct to the best of Interim Class Counsel's knowledge.
- 4.3. **3M's Representations and Warranties.** 3M represents and warrants to the Class Representatives as follows:
- 4.3.1. 3M has received legal advice from its attorneys regarding the advisability of entering into this Settlement Agreement and the legal consequences of this Settlement Agreement.
- 4.3.2. 3M is not relying on any statement, representation, omission, inducement, or promise by any Class Representative, any Eligible Claimant, or Interim Class Counsel, except those expressly stated in this Settlement Agreement.
- 4.3.3. 3M, with the assistance of its attorneys, has investigated the law and facts pertaining to the Released Claims and the Settlement.
- 4.3.4. 3M has carefully read, and knows and understands, the full contents of this Settlement Agreement and is voluntarily entering into this Agreement after having consulted with its attorneys.
- 4.3.5. 3M has all necessary authority to enter into this Settlement Agreement, has authorized the execution and performance of this Settlement Agreement, and has authorized the Person signing this Settlement Agreement on its behalf to do so.

5. CLASS CERTIFICATION FOR SETTLEMENT PURPOSES

- 5.1. **Settlement Class Definition.** For the sole purpose of effectuating this Settlement, Class Representatives and 3M agree that Class Representatives shall request that the Court certify the following "Settlement Class":

Every Active Public Water System in the United States of America that—

- (a) has one or more Impacted Water Sources as of the Settlement Date; or
- (b) does not have one or more Impacted Water Sources as of the Settlement Date, and

(i) is required to test for certain PFAS under UCMR-5, or

(ii) serves more than 3,300 people, according to SDWIS.

Excluded from the Settlement Class are the following:

- A. The Public Water Systems listed in Exhibit G, which are associated with a specific PFAS-manufacturing facility owned by 3M.
- B. Any Public Water System that is owned by a ~~state~~State government, is listed in SDWIS as having as its sole “Owner Type” a “State government” (as set forth in Exhibit H), and lacks independent authority to sue and be sued. Solely for purposes of this Settlement Agreement, the Court may correct any misidentification of “Owner Type” in SDWIS prior to Final Approval, in accordance with Paragraph 5.2.
- C. Any Public Water System that is owned by the federal government, is listed in SDWIS as having as its sole “Owner Type” the “Federal government” (as set forth in Exhibit I), and lacks independent authority to sue and be sued. Solely for purposes of this Settlement Agreement, the Court may correct any misidentification of “Owner Type” in SDWIS prior to Final Approval, in accordance with Paragraph 5.2.
- D. The Public Water Systems that are listed in Exhibit J and have previously settled their PFAS-related Claims against 3M.
- E. Any privately owned well that provides water only to its owner’s (or its owner’s tenant’s) individual household and any other system for the provision of water for human consumption that is not a Public Water System.

5.2. **Identification of Eligible Claimants.** The parties have attempted to list each Eligible Claimant in one of two Exhibits: Exhibit E lists Phase One Eligible Claimants, and Exhibit F lists Phase Two Eligible Claimants. Each Eligible Claimant is either a Phase One Eligible Claimant or a Phase Two Eligible Claimant, but not both. Exhibits E and F are illustrative only. Whether an Eligible Claimant is a Phase One Eligible Claimant or a Phase Two Eligible Claimant shall be determined in accordance with Paragraph 2.2425 and with this Settlement Agreement. The parties also have attempted to list certain Persons or entities that are not Eligible Claimants in four Exhibits: Exhibit G, described in Paragraph 5.1(A); Exhibit H, described in Paragraph 5.1(B); Exhibit I, described in Paragraph 5.1(C); and Exhibit J, described in Paragraph 5.1(D). Any Person or entity that has been erroneously listed in or omitted from any of these six Exhibits should promptly submit a notice of the error to the parties and (once appointed by the Court) to the Special Master, the Claims Administrator, and the Notice Administrator. Prior to the Court’s appointment of the Special Master, any such error may be corrected by mutual written agreement between the Interim Class Counsel and 3M’s Counsel. After the Court’s appointment of the Special Master, any such error may be corrected only by a written order from the Special Master. No such error may be corrected after Final Approval.

6. CONSIDERATION

- 6.1. **Settlement Amount.** Under the terms of this Settlement Agreement, and subject to the Walk-Away Right, 3M shall pay a total not less than \$10,500,000,000 and not more than \$12,500,000,000, inclusive, into an interest-bearing “Qualified Settlement Fund” account at a federally insured financial institution established in accordance with Treasury Regulations § 1.468B-1 et seq., which shall be administered and distributed pursuant to this Section 6 and the Allocation Procedures described in Exhibit Q.
- 6.2. **Notice and Administrative Costs.** Subject to the Common-Benefit Holdback Assessment set forth in Paragraph 6.6 (which may be applied at a later date), within twenty-one (21) calendar days after Preliminary Approval, 3M shall wire transfer up to \$5,000,000 to the Qualified Settlement Fund account, as described below, for ultimate distribution in accordance with this Agreement. If the Qualified Settlement Fund has not been established and approved by the Court by the deadline for such payment, 3M shall not be obligated to make such payment until ten (10) Business Days after the Qualified Settlement Fund is established and approved by the Court. In no event shall 3M have any liability whatsoever with respect to any installment of the Settlement Funds once it is paid to the Qualified Settlement Fund in accordance with this Agreement and as specified in this Section 6. The amounts that will be due in each installment, as well as the dates for the installments, are set forth in the Payment Schedule in Exhibit K.
- 6.3. **Use of the Qualified Settlement Fund for Notice and Administration Costs.** The Qualified Settlement Fund may be used to fund the provision of Notice pursuant to the Notice Plan and any reasonable fees, costs, or expenses incurred by the Notice Administrator, the Claims Administrator, the Special Master, or the Escrow Agent under this Settlement Agreement. The Escrow Agent shall disburse funds for such costs upon the parties’ joint written request.
- 6.4. **Conditions for Settlement Distribution.** Other than as expressly provided for in Paragraph 6.3, the Claims Administrator may not distribute any money to any Person, including any Qualifying Class Member, unless and until (i) the Court has issued an Order Granting Final Approval, (ii) all deadlines, including those set forth in Paragraphs 9.2 through 9.3 for 3M to terminate the Settlement, have passed, and (iii) the Effective Date has passed.
- 6.5. **Tax Treatment of the Qualified Settlement Fund.**
- 6.5.1. The Qualified Settlement Fund shall be treated as being at all times a “qualified settlement fund” within the meaning of Treas. Reg. § 1.468B-1. The Escrow Agent shall timely make such elections as necessary or advisable to carry out the provisions of Paragraphs 6.5.1 through 6.5.5, including the “relation-back election” (as defined in Treas. Reg. § 1.468B-1), back to the earliest permitted date. Such elections shall be made in compliance with the procedures and requirements contained in such regulations. It shall be the sole responsibility of the Escrow Agent to timely and properly prepare and deliver the necessary documentation for signature by all necessary parties, and thereafter to cause the

appropriate filings to occur.

- 6.5.2. For the purpose of Section 468B of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder, the “administrator” as defined in that Section shall be the independent neutral third-party “Escrow Agent.” The Escrow Agent shall file all informational and other tax returns necessary or advisable with respect to the Qualified Settlement Fund (including the returns described in Treas. Reg. § 1.468B-2(k)). Such returns (as well as the election described in Paragraph 6.5.1) shall be consistent with Paragraphs 6.5.1 through 6.5.5 and in all events shall reflect that all Taxes (including any estimated Taxes, interest, or penalties) on the income earned by the Qualified Settlement Fund shall be paid out of the Qualified Settlement Fund as provided in Paragraph 6.5.3.
- 6.5.3. All: (i) Taxes (including any estimated Taxes, interest, or penalties) arising with respect to the income earned by the Qualified Settlement Fund, including any Taxes or tax detriments that may be imposed upon 3M, its insurers, or its counsel with respect to any income earned by the Qualified Settlement Fund for any period during which the Qualified Settlement Fund does not qualify as a “qualified settlement fund” for federal or state income tax purposes (the “Taxes”); and (ii) expenses and costs incurred in connection with the operation and implementation of Paragraph 6.5.2 (including expenses of tax attorneys or accountants and mailing and distribution costs and expenses relating to filing or failing to file the returns described in Paragraph 6.5.2) (the “Tax Expenses”) shall be paid from the Qualified Settlement Fund, including any interest that accrues thereon. In all events, neither Released Parties, Class Representatives, 3M’s insurers, nor 3M’s Counsel shall have any liability or responsibility for the Taxes or the Tax Expenses. The Taxes and Tax Expenses shall be treated as, and considered to be, a cost of administration of the Qualified Settlement Fund and shall be timely paid by the Escrow Agent out of the Qualified Settlement Fund without prior order from the Court, and the Escrow Agent shall (notwithstanding anything herein to the contrary) withhold from distribution out of the Qualified Settlement Fund any funds necessary to pay such amounts, including the establishment of adequate reserves for any Taxes and Tax Expenses (as well as any amounts that may be required to be withheld under Treas. Reg. § 1.468B-2(l)(2)), and neither Released Parties, Class Representatives, their insurers, nor their counsel are responsible nor shall they have any liability therefor.
- 6.5.4. Class Counsel shall enter into an escrow agreement with the Escrow Agent which shall be consistent with and shall give effect to the obligations of the Escrow Agent provided for by this Settlement Agreement. The parties agree to cooperate with the Escrow Agent, each other, and their respective tax attorneys and accountants to the extent reasonably necessary to carry out the provisions of this Settlement Agreement. Interim Class Counsel shall propose the following Person, subject to the review of 3M, to serve as Escrow Agent:

Christopher Ritchie

Senior Vice President
The Huntington National Bank
1150 First Avenue, Suite 103
King of Prussia, PA 19406

- 6.5.5. 3M makes no representations to Class Members concerning any tax consequences or treatment of any allocation or distribution of funds to Qualifying Class Members pursuant to this Settlement Agreement, the Settlement, or the Allocation Procedures.
- 6.6. **Common-Benefit Holdback Assessment.** Any fees and expenses awarded pursuant to Paragraphs 8.8 and 10.2 shall be subject to a “Common-Benefit Holdback Assessment” under Case Management Order No. 3 entered by the MDL Court on April 26, 2019. Such Order requires a holdback assessment to be assessed before any portion of the Settlement Funds is distributed to Qualifying Class Members or Class Counsel and further requires a holdback assessment of six percent (6%) of the amount of any settlement to be allotted for common-benefit attorneys’ fees and three percent (3%) of the amount of any settlement to be allotted for reimbursement of permissible common-benefit costs and expenses. In accordance with Case Management Order No. 3, the Escrow Agent shall pay the applicable amounts into an interest-bearing account established by future order of the Court within ten (10) Business Days after the Court establishes such account or when such distribution is paid, whichever date is later.
- 6.7. **Consideration for Phase One Water Systems.**
- 6.7.1. **Eligibility for Payments.** A Phase One Qualifying Class Member shall be eligible for payment from the Phase One Action Fund and potentially from the Phase One Supplemental Fund and the Phase One Special Needs Fund, but not from any of the Phase Two Funds.
- 6.7.2. **Payments for the Phase One Action Fund.** 3M shall make payments for the “Phase One Action Fund” in multiple installments over time, as set forth in the Payment Schedule in Exhibit K. The first installment will be paid within sixty (60) calendar days after the Effective Date, but in any event no earlier than July 1, 2024. As set forth in the Payment Schedule in Exhibit K, nine (9) subsequent payments will be made annually thereafter for nine (9) years, on April 15 of each calendar year. The total amount of all payments described in this Paragraph 6.7.2, excluding any interest paid pursuant to Paragraph 6.11, but including the amounts that the Middlesex Water Company and the Public Water Systems for the City of Stuart, Florida, and for the City of Rome, Georgia, would have received as Phase One Qualifying Class Members under the Allocation Procedures described in Exhibit Q, will be \$6,875,000,000. Within five (5) Business Days after each payment described in this Paragraph 6.7.2, the Escrow Agent shall transfer seven percent (7%) of the payment amount into the Phase One Supplemental Fund and five percent (5%) of the payment amount into the Phase One Special Needs Fund.
- 6.7.3. **Payments from the Phase One Action Fund.** It is contemplated that within

fourteen (14) calendar days, but no later than sixty (60) calendar days (or in the first year of Phase One Action Fund payments, one hundred twenty (120) days), after each payment described in Paragraph 6.7.2, each Phase One Qualifying Class Member shall receive a payment from the Phase One Action Fund, unless that Qualifying Class Member has already received its entire Allocated Amount.

- 6.7.4. **Calculation of Payments from the Phase One Action Fund.** The amount of each payment described in Paragraph 6.7.3 shall be determined by the Claims Administrator by applying the Allocation Procedures described in Exhibit Q.

6.8. **Consideration for Phase Two Water Systems.**

- 6.8.1. **Eligibility for Payments.** A Phase Two Qualifying Class Member shall be eligible for payment from the Phase Two Testing Compensation Fund and potentially from the Phase Two Action Fund, the Phase Two Supplemental Fund, and the Phase Two Special Needs Fund, but not from any of the Phase One Funds. A Phase Two Qualifying Class Member is not eligible for payment from the Phase Two Testing Compensation Fund for any PFAS testing that is required by federal or state law.
- 6.8.2. **Payment for the Phase Two Testing Compensation Fund.** 3M shall make payments for the “Phase Two Testing Compensation Fund” in two equal installments of \$52,500,000 each, as set forth in the Payment Schedule in Exhibit K. The first installment will be paid within sixty (60) calendar days after the Effective Date, but in any event no earlier than July 1, 2024.
- 6.8.3. **Payments from the Phase Two Testing Compensation Fund.** It is contemplated that within fourteen (14) calendar days, but no later than sixty (60) calendar days, after the first payment described in Paragraph 6.8.2, initial payments from the Phase Two Testing Compensation Fund shall commence. The Escrow Agent shall transfer any money remaining in the Phase Two Testing Compensation Fund on July 1, 2026, to the Phase Two Action Fund.
- 6.8.4. **Amount of Payments from the Phase Two Testing Compensation Fund.** Payments from the Phase Two Testing Compensation Fund must be limited to the actual costs of testing and, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, shall not exceed \$800 per sample.
- 6.8.5. **Monthly Updates and Final Report on Testing.** The Claims Administrator shall provide the parties monthly updates (on the first Tuesday of each month) on the detailed PFAS test results and a final report on those results by July 1, 2026.
- 6.8.6. **Payments for the Phase Two Action Fund.** 3M shall make payments for the “Phase Two Action Fund” in multiple installments over time, as set forth in the Payment Schedule in Exhibit K. The first installment will be paid no earlier than April 15, 2027. As set forth in the Payment Schedule in Exhibit K, nine (9) subsequent payments will be made annually thereafter for nine (9) years, on April 15 of each calendar year. The total amount of all payments described in this

Paragraph 6.8.6, excluding any interest paid pursuant to Paragraph 6.11, but including the difference between the full amount of 3M's settlement with the City of Stuart, Florida, and the amount that the Public Water System for the City of Stuart, Florida, would have received as a Phase One Qualifying Class Member under the Allocation Procedures described in Exhibit Q, and including the difference between the full amount of 3M's settlement with the Middlesex Water Company and the amount that the Middlesex Water Company would have received as a Phase One Qualifying Class Member under the Allocation Procedures described in Exhibit Q. will be based on the Phase Two Class Members' PFAS test results, as summarized in the Claims Administrator's final report under Paragraph 6.8.5, and on the Allocation Procedures described in Exhibit Q; but in any event that total amount shall be no less than a "Phase Two Floor" of \$3,625,000,000 and no more than a "Phase Two Cap" of \$5,625,000,000 (including money that is or was in the Phase Two Testing Compensation Fund). Within five (5) Business Days after each payment described in this Paragraph, the Escrow Agent shall transfer seven percent (7%) of the payment amount into the Phase Two Supplemental Fund and five percent (5%) of the payment amount into the Phase Two Special Needs Fund.

- 6.8.7. **Payments from the Phase Two Action Fund.** It is contemplated that within fourteen (14) calendar days, but no later than sixty (60) calendar days (or in the first year of Phase Two Action Fund payments, one hundred twenty (120) days), after each payment described in Paragraph 6.8.6, each Phase Two Qualifying Class Member that has one or more Impacted Water Sources shall receive a payment from the Phase Two Action Fund, unless that Qualifying Class Member has already received its entire Allocated Amount.
- 6.8.8. **Calculation of Payments from the Phase Two Action Fund.** The amount of each payment described in Paragraph 6.8.7 shall be determined by the Claims Administrator by applying the Allocation Procedures described in Exhibit Q, subject to adjustments to accommodate the Phase Two Floor or the Phase Two Cap described in Paragraph 6.8.9 or 6.8.10, respectively.
- 6.8.9. **Effect of the Phase Two Floor.** Subject to Paragraph 6.8.11, if, after the Claims Administrator applies the Allocation Procedures described in Exhibit Q, total payments from the Phase Two Funds would be less than the "Phase Two Floor" of \$3,625,000,000, the Claims Administrator shall increase each Phase Two Qualifying Class Member's Allocated Amount by the same percentage, so that the total payments from the Phase Two Action Fund will meet the Phase Two Floor.
- 6.8.10. **Effect of the Phase Two Cap.** Subject to Paragraph 6.8.11, if, after the Claims Administrator applies the Allocation Procedures described in Exhibit Q, total payments from the Phase Two Funds would be more than the "Phase Two Cap" of \$5,625,000,000, the Claims Administrator shall reduce each Phase Two Qualifying Class Member's Allocated Amount by the same percentage, so that

the total payments from the Phase Two Action Fund will not exceed the Phase Two Cap.

- 6.8.11. **Promoting Equity for Phase One and Phase Two Water Systems.** If either the Phase Two Floor or the Phase Two Cap is applied, the Claims Administrator, with the Special Master's approval, may shift from Phase One to Phase Two, or from Phase Two to Phase One, portions of the amounts designated in the Payment Schedule (attached as Exhibit K) as payments in 2029 or later, if necessary to promote equity between Phase One Qualifying Class Members and Phase Two Qualifying Class Members. Any such shift shall not alter the size or timing of any payment that 3M owes under this Settlement Agreement.
- 6.9. **Allocation Procedures.** The Allocation Procedures that will determine the amounts payable to each Qualifying Class Member are described in Exhibit Q. Applying the Allocation Procedures, the Claims Administrator shall calculate for each Phase One Qualifying Class Member an amount equaling the sum of the allocations for each Impacted Water Source that supplies water directly to a Public Water System owned or operated by the Phase One Qualifying Class Member. Later, the Claims Administrator shall individually calculate for each Phase Two Qualifying Class Member an amount that approximates, as closely as is reasonably possible, the amount that the Phase Two Qualifying Class Member would have been allocated if it had been a Phase One Qualifying Class Member.
- 6.10. **The Supplemental and Special Needs Funds.** The Allocation Procedures in Exhibit Q describe which Qualifying Class Members are eligible for payment from the "Phase One Supplemental Fund," the "Phase One Special Needs Fund," the "Phase Two Supplemental Fund," and the "Phase Two Special Needs Fund," and also describe how the Claims Administrator will determine the amount of each payment from any of these funds.
- 6.11. **Late Payment.** As set forth in the Payment Schedule in Exhibit K, 3M is scheduled to make twelve (12) annual payments of varying sizes that are due on April 15 of each calendar year from 2025 through 2036, inclusive. 3M may pay any payment that is due in 2025 or thereafter up to ninety (90) calendar days after its due date, so long as 3M adds interest to the payment, calculated at the Wall Street Journal Prime Rate plus eight percent (8%) for the period from the due date to the date the payment is made. However, it is agreed that only two (2) of these twelve (12) annual payments may be delayed. In the event that 3M intends to make a delayed payment, 3M shall give Class Counsel written notice of this intent by certified mail and email at least thirty (30) days before the payment is due. If 3M elects to delay a payment under this provision, it shall provide a solvency certificate to Class Counsel (which may be satisfied by a solvency opinion by a nationally recognized valuation firm) at the time of such notice. The solvency certificate shall include (or if need be, have appended to it) representations by 3M that the failure to timely make the payment will not negatively impact the solvency of 3M, that 3M does not intend to declare bankruptcy prior to making the payment, and that 3M will remain solvent after making the payment. If 3M does not provide the thirty (30) days' notice and the solvency certificate in conjunction with such notice, it shall pay a liquidated penalty of \$10 million to the Qualified Settlement Fund at the time 3M makes the delayed payment.

- 6.12. **Maximum Total Payment.** Other than interest for any payment made up to 90 days after its due date (and any potential liquidated penalty under Paragraph 6.11), and up to \$5,000,000 to cover costs incurred by the Notice Administrator and costs of executing the Notice Plan, 3M shall not pay pursuant to this Settlement Agreement more than \$12,500,000,000; or, if the Phase Two Floor is applied, more than \$10,500,000,000; or if neither the Phase Two Floor nor the Phase Two Cap is applied, an amount between \$10,500,000,000 and \$12,500,000,000 calculated as described in this Section 6 and in the Payment Schedule in Exhibit K. Included within 3M's total payment amount of \$10,500,000,000 to \$12,500,000,000 are all costs incurred by the Special Master, the Claims Administrator, the Escrow Agent, and their agents; the Common-Benefit Holdback Assessments, whether for attorneys' fees, costs, or otherwise; all attorneys' fees, costs, and expenses; the full amount of 3M's settlement with the City of Stuart, Florida; the full amount of 3M's settlement with the Middlesex Water Company; and the full amount of 3M's credit for the amount that the Public Water System for the City of Rome, Georgia, would have received as a Phase One Qualifying Class Member under the Allocation Procedures described in Exhibit Q.
- 6.13. **Payment of Amounts Remaining in Any Fund.** The Claims Administrator shall pay any money remaining in the Phase One Action Fund, the Phase One Supplemental Fund, or the Phase One Special Needs Fund as of December 31, 2033, to the Phase One Qualifying Class Members, in proportion to the sum of the prior payments that each Phase One Qualifying Class Member received from all funds established by this Settlement Agreement. The Claims Administrator shall pay any money remaining in the Phase Two Action Fund, the Phase Two Supplemental Fund, or the Phase Two Special Needs Fund as of December 31, 2036, to the Phase Two Qualifying Class Members in proportion to the sum of the prior payments that each Phase Two Qualifying Class Member received from all funds established by this Settlement Agreement.

7. ADMINISTRATION

- 7.1. **Selection of Notice Administrator.** Within thirty (30) calendar days after the Settlement Date, Interim Class Counsel will retain, subject to consultation with 3M, a Notice Administrator who shall be formally appointed by the Court. Interim Class Counsel shall propose the following Person, subject to the review of 3M, to serve as Notice Administrator, who shall be subject to appointment by the Court in the Order Granting Preliminary Approval:

Steven Weisbrot
President and Chief Executive Officer
Angeion Group
1650 Arch Street, Suite 2210
Philadelphia, PA 19103

- 7.2. **Requirements for Notice Administrator.** The Notice Administrator's role shall generally include administering the Notice Plan, which is subject to Court approval as provided in Paragraph 8.1.

- 7.2.1. The Notice Administrator may not be a Person who has acted as counsel, or otherwise represented a party, in Claims relating to AFFF or PFAS.
- 7.2.2. The Notice Administrator shall have the authority to perform all actions consistent with the terms of this Settlement Agreement that the Notice Administrator deems to be reasonably necessary to effectuate the Notice Plan, which is subject to Court approval as provided in Paragraph 8.1. Subject to the Court's approval, the Notice Administrator may retain any Person that the Notice Administrator deems to be reasonably necessary to provide assistance in administering the Notice Plan.
- 7.2.3. Any successor to the initial Notice Administrator shall fulfill the same functions from and after the date of succession and shall be bound by the determinations made by the predecessor to date.
- 7.2.4. The Notice Administrator shall have no authority to alter in any way the Parties' rights and obligations under the Settlement Agreement.
- 7.2.5. 3M, 3M's Counsel, and Released Parties shall have no involvement with or responsibility for supervising the Notice Administrator and are not subject to the authority of the Notice Administrator.
- 7.2.6. All fees, costs, and expenses incurred in the administration or work by the Notice Administrator, including fees, costs, and expenses of the Notice Administrator, shall be paid in accordance with Paragraph 6.3.
- 7.3. **Selection of Claims Administrator.** Interim Class Counsel shall propose the following Person, subject to the review of 3M, to serve as Claims Administrator, who shall be subject to appointment by the Court in the Order Granting Preliminary Approval:
- Dustin Mire
Eisner Advisory Group
8550 United Plaza Boulevard, Suite #1001
Baton Rouge, LA 70809
- 7.4. **Requirements for Claims Administrator.** The Claims Administrator's role generally shall include administration of the proposed Settlement, including reviewing, analyzing, and approving Claims Forms, including all supporting documentation, as well as determining any Qualifying Class Member's Allocated Amount and overseeing distribution of the Settlement Funds pursuant to this Settlement Agreement and the Allocation Procedures described in Exhibit Q.
- 7.4.1. The Claims Administrator may not be a Person who has acted as counsel, or otherwise represented a party, in Claims relating to AFFF or PFAS.
- 7.4.2. The Claims Administrator shall have the authority to perform all actions consistent with the terms of this Settlement Agreement that the Claims Administrator deems to be reasonably necessary to effectuate the administration

of claims. Subject to the Court's approval, the Claims Administrator may retain any Person that the Claims Administrator deems to be reasonably necessary to provide assistance in administering the Allocation Procedures described in Exhibit Q.

- 7.4.3. Any successor to the initial Claims Administrator shall fulfill the same functions from and after the date of succession and shall be bound by the determinations made by the predecessor to date.
 - 7.4.4. The Claims Administrator shall have no authority to alter in any way the Parties' rights and obligations under the Settlement Agreement.
 - 7.4.5. 3M, 3M's Counsel, and Released Parties are not subject to the authority of the Claims Administrator.
 - 7.4.6. Any decision by the Claims Administrator resolving any dispute that could, directly or indirectly, alter the size or timing of any payment that 3M owes under this Settlement Agreement may be reviewed de novo by the Special Master upon written request from the aggrieved Party or Person.
 - 7.4.7. All fees, costs, and expenses incurred in the administration or work by the Claims Administrator, including fees, costs, and expenses of the Claims Administrator, shall be paid in accordance with Paragraph 6.3.
- 7.5. **Selection of Special Master.** Interim Class Counsel shall propose the following Person to serve as Special Master, who shall be formally appointed by the Court pursuant to Federal Rule of Civil Procedure 53:

Matthew Garretson
Wolf/Garretson LLC
P.O. Box 2806
Park City, UT 84060

Class Counsel and 3M shall also select a retired judge to serve as a Special Master for the purpose of resolving disputes that Class Counsel and 3M may identify, including disputes about the timing or amount of 3M's payments under Phase Two. Class Counsel and 3M shall propose such retired judge to be formally appointed by the Court and, in the event that they cannot reach agreement, they shall work with the MDL mediator to reach agreement or, failing that, shall request that the Court appoint a retired judge to serve in this capacity. The retired judge shall be selected and appointed before any dispute impacting the timing or amount of 3M's payments under Phase Two could arise. Such person shall be treated as the "Special Master" under this Agreement for those disputes that he or she is called upon to resolve.

- 7.6. **Requirements for Special Master.** The Special Master's role shall generally include administration of the proposed Settlement by overseeing the work of the Notice Administrator and the Claims Administrator, and in providing quasi-judicial intervention if and/or when necessary, such as for determinations (if any) related to appeals of Allocated

Amounts.

- 7.6.1. The Special Master may not be a Person who has acted as counsel, or otherwise represented a party, in Claims relating to AFFF or PFAS.
- 7.6.2. The Special Master shall have the authority to perform all actions consistent with the terms of this Settlement Agreement that the Special Master deems to be reasonably necessary for the efficient and timely administration of the Settlement. Subject to the Court's approval, the Special Master may retain any Person that the Special Master deems to be reasonably necessary to provide assistance in effectuating the Settlement.
- 7.6.3. Any successor to the initial Special Master shall fulfill the same functions from and after the date of succession and shall be bound by the determinations made by the predecessor to date.
- 7.6.4. The Special Master shall have no authority to alter in any way the Parties' rights and obligations under the Settlement Agreement absent express, written agreement by the Parties.
- 7.6.5. 3M, 3M's Counsel, and Released Parties are not subject to the authority of the Special Master.
- 7.6.6. Any decision by the Special Master resolving any dispute that could, directly or indirectly, alter the size or timing of any payment that 3M owes under this Settlement Agreement may be reviewed de novo by the Court upon written request from the aggrieved Party or Person. The Court's judgments shall be final, binding, and nonreviewable, except to the extent that they impact the size or timing of any payment that 3M owes under this Settlement Agreement.
- 7.6.7. Pursuant to Federal Rule of Civil Procedure 53(f), Class Representatives and 3M stipulate that the Special Master's factual findings will be reviewed by the Court only for clear error (unless the Court disapproves that part of the stipulation and thus requires de novo review); the Special Master's legal conclusions, including the Special Master's interpretation of this Settlement Agreement, will be reviewed by the Court de novo; and the Special Master's ruling on any procedural matter may be set aside by the Court only for an abuse of discretion.
- 7.6.8. All fees, costs, and expenses incurred in the administration or work by the Special Master, including fees, costs, and expenses of the Special Master, shall be paid solely from the Qualified Settlement Fund.
- 7.7. **Qualified Settlement Fund Administration.** All fees, costs, and expenses incurred in the administration of the Qualified Settlement Fund, including fees, costs, and expenses of the Escrow Agent, shall be paid in accordance with Paragraph 6.3.
- 7.8. **Allocation.** The Settlement Funds shall be allocated pursuant to the Allocation Procedures described in Exhibit Q.

8. APPROVAL AND NOTICE

8.1. **Preliminary Approval.** Within ten (10) calendar days after the Settlement Date, Class Representatives shall submit to the Court a motion seeking (i) certification, for settlement purposes only, of the Settlement Class as defined in Paragraph 5.1; (ii) Preliminary Approval of the Settlement; (iii) approval of the Notice (attached as Exhibit B); (iv) approval of the Notice Plan (attached as Exhibit C); (v) approval of the Summary Notice (attached as Exhibit M); (vi) appointment of Class Counsel; (vii) appointment of the Notice Administrator; (viii) appointment of the Claims Administrator; and (ix) appointment of the Special Master.

8.2. Notice.

8.2.1. The Notice process shall commence no later than fourteen (14) calendar days after the entry of the Order Granting Preliminary Approval. Notice shall be provided by the Notice Administrator to Eligible Claimants by first-class U.S. mail where available and by publication elsewhere to meet the requirements of Federal Rule of Civil Procedure 23, incorporate the elements suggested by the Federal Judicial Center, and describe the aggregate Settlement Funds, the consideration described in Section 6, and the Allocation Procedures described in Exhibit Q. Class Representatives and 3M will agree in writing on the form and content of the Notice and Claims Form, consistent with Exhibit B and Exhibit A, respectively.

8.2.2. The Notice of the Settlement shall explain that each Eligible Claimant must specify if it (i) objects to the Settlement, as described in Paragraphs 8.4 through 8.4.4, or (ii) wishes to opt out of the Settlement, as described in Paragraphs 8.5 through 8.5.4. The Notice also shall explain that, under Paragraph 5.2, an Eligible Claimant must submit a timely notice if it has been erroneously listed in Exhibit E or F as a Phase One Eligible Claimant or a Phase Two Eligible Claimant, respectively. The Notice must explain that any Phase One Eligible Claimant that does not opt out will be required to test (or to recently have tested) all its Water Sources for PFAS, as described in Exhibit Q, and to submit all PFAS test results to the Claims Administrator as part of the Phase One process, as described in Exhibit Q and Paragraph 10.3. The Notice also must explain that any Phase Two Eligible Claimant that does not opt out will be eligible for the Phase Two process (as described in Paragraphs 6.8 through 6.8.11), including funds available for future PFAS testing (as described in Exhibit Q and Paragraphs 6.8.2 through 6.8.5), and will be required to test all its Water Sources for PFAS, as described in Exhibit Q, and to submit all PFAS test results to the Claims Administrator as part of the Phase Two process, as described in Exhibit Q and Paragraph 10.3. The Notice must explain that any Eligible Claimant that fails to respond to the Notice will become a Class Member and have its Claims released as described in Section 11.

8.3. **CAFA Notice.** Pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715(b), 3M, or the Notice Administrator on 3M's behalf, shall serve notice of the Settlement via first-class U.S. mail on the appropriate federal and state officials no later than ten (10)

calendar days after this Settlement Agreement is filed with the Court.

- 8.4. **Objections to Settlement.** Any Eligible Claimant that wishes to object to the Settlement or an award of fees or expenses to Class Counsel must file a written, signed statement designated “Objection” with the Clerk of the Court and provide service on 3M and Class Representatives in accordance with Federal Rule of Civil Procedure 5. Any Objection must be properly filed and served by the deadline imposed by the Court. In seeking Preliminary Approval of this Settlement Agreement, the Class Representatives will ask the Court to set that deadline sixty (60) calendar days after the date the Notice is mailed.

- 8.4.1. All Objections must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Eligible Claimant and must provide:

- 8.4.1.1. an affidavit or other proof of the Eligible Claimant’s standing;
- 8.4.1.2. the name, address, telephone and facsimile numbers, and email address (if available) of the filer and the Eligible Claimant;
- 8.4.1.3. the name, address, telephone and facsimile numbers, and email address (if available) of any counsel representing the Eligible Claimant;
- 8.4.1.4. all objections asserted by the Eligible Claimant and the specific reasons for each objection, including all legal support and evidence the Eligible Claimant wishes to bring to the Court’s attention;
- 8.4.1.5. an indication as to whether the Eligible Claimant wishes to appear at the Final Fairness Hearing; and
- 8.4.1.6. the identity of all witnesses the Eligible Claimant may call to testify.

- 8.4.2. Any Eligible Claimant may object either on its own or through any attorney hired at its own expense. If an Eligible Claimant is represented by counsel, the attorney must file a notice of appearance with the Clerk of Court no later than the date ordered by the Court for the filing of Objections and serve 3M’s Counsel and Class Counsel in accordance with Federal Rule of Civil Procedure 5 within the same period.

- 8.4.3. Any Eligible Claimant that complies with the provisions of Paragraphs 8.4 through 8.4.2 may, in the Court’s discretion, appear at the Final Fairness Hearing to object to the Settlement or to the award of fees and costs to Class Counsel. Any Eligible Claimant that fails to comply with the provisions of Paragraphs 8.4 through 8.4.2 shall waive and forfeit any and all rights and objections the Eligible Claimant may have asserted, and shall be bound by all the terms of the Settlement Agreement and by all proceedings, orders, and judgments with respect to the Settlement.

- 8.4.4. No “mass” or “class” Objection shall be valid, no Eligible Claimant may submit

an Objection on behalf of any other Eligible Claimant or Class Member, and any Eligible Claimant that objects may be required to submit to discovery regarding its Objection.

8.5. **Opt Outs.** Any Eligible Claimant that wishes to opt out of the Settlement must serve a written, signed “Opt Out” statement designated “Request for Exclusion” on the Notice Administrator, the Special Master, the Claims Administrator, 3M’s Counsel, and Class Counsel in accordance with Paragraph 13.15. Any Request for Exclusion must be properly served by the deadline imposed by the Court. In seeking Preliminary Approval of this Settlement Agreement, the Class Representatives will ask the Court to set that deadline ~~sixty (60)~~ninety (90) calendar days after the date the Notice is mailed. Any Eligible Claimant that has elected to opt out may withdraw its Request for Exclusion at any time prior to the Final Fairness Hearing and thereby accept all terms of this Settlement Agreement, including its Dismissal provisions.

8.5.1. The Request for Exclusion must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to exclude the Eligible Claimant from the Settlement and must:

8.5.1.1. provide an affidavit or other proof of the Eligible Claimant’s standing;

8.5.1.2. provide the filer’s name, address, telephone and facsimile numbers, and email address (if available);

8.5.1.3. provide the Eligible Claimant’s name, address, telephone and facsimile numbers, and e-mail address (if available); and

8.5.1.4. be received by the Court no later than the Court-approved date designated for such purpose in the Notice.

8.5.2. Any Eligible Claimant that submits a timely and valid Opt Out shall not (i) be bound by any orders or judgments entered in the MDL Cases with respect to this Settlement Agreement (but shall continue to be bound by other orders entered in the Litigation, including any protective order); (ii) be entitled to any of the relief or other benefits provided under this Settlement Agreement; (iii) gain any rights by virtue of this Settlement Agreement; or (iv) be entitled to submit an Objection.

8.5.3. Any Eligible Claimant that does not submit a timely and valid Opt Out (or submits and then withdraws its Opt Out) submits to the jurisdiction of the Court and shall waive and forfeit any and all rights and objections the Eligible Claimant may have asserted, and shall be bound by all the terms of the Settlement Agreement and by all proceedings, orders, and judgments with respect to the Settlement.

8.5.4. No “mass” or “class” Opt Out shall be valid, and no Eligible Claimant may submit an Opt Out on behalf of any other Eligible Claimant or Class Member.

8.6. **The Final Fairness Hearing.** On the date and time set by the Court, the Class Representatives and 3M shall participate in the Final Fairness Hearing and will reasonably

cooperate with one another to obtain an Order Granting Final Approval, with Class Counsel, on behalf of the Class Representatives, expressly moving for Final Approval.

- 8.7. **Entry of Order Granting Final Approval.** At the Final Fairness Hearing, the Class Representatives will request that the Court: (i) enter an Order Granting Final Approval in accordance with this Settlement Agreement; (ii) conclusively certify the Settlement Class; (iii) overrule or otherwise resolve any Objections; (iv) make a final determination that notice was adequate; (v) approve the Settlement Agreement as final, fair, good faith, reasonable, adequate, and binding on all Class Members; (vi) dismiss this action with prejudice; and (vii) permanently enjoin any Class Member from bringing any proceeding against any Released Party in any court. Pursuant to Federal Rule of Civil Procedure 23(h), Class Counsel may apply for a fee consisting of a portion of the Settlement Funds and for reimbursement of costs and expenses. That application shall be filed not less than twenty (20) calendar days before Objections are due pursuant to Paragraph 8.4. Subject to Class Counsel's application for attorneys' fees and costs, and in accordance with the Order Granting Final Approval, the Special Master, after consulting with the Claims Administrator, shall distribute attorneys' fees and costs approved by the Court (including expert witness fees, consultants' fees, and litigation expenses; any Court-approved class-representative service awards; and the cost of class notice and class administration) from the Qualified Settlement Fund. Any attorneys' fees and costs paid to Class Counsel from the Settlement Funds shall be paid only to the extent awarded by the Court, subject to the holdback provisions in Paragraph 6.6, and not before the Court has entered the Order Granting Final Approval and dismissed this action with prejudice, with no appeals pending or possible.
- 8.8. **Attorneys' Fees, Costs, and Expenses.** Class Counsel intend to file a motion for an award of attorneys' fees and costs that will request that amounts due under the Common-Benefit Holdback Assessment provisions in Case Management Order No. 3, private attorney/client contracts, and fees of Class Counsel all be paid from the Qualified Settlement Fund, but any such fees and costs of Class Counsel must be approved by the Court. Any such award shall be paid from the Qualified Settlement Fund by the Escrow Agent before any portion of the Settlement Fund is distributed to Class Members, upon production to the Escrow Agent of a copy of the order, on or after such date as the award may become payable under the Court's order. 3M has no obligation for any such award other than its payment obligations under this Settlement Agreement and the Payment Schedule in Exhibit K. Class Counsel and 3M's Counsel will cooperate to ensure that attorneys' fees and costs related to Phase One shall be fully paid from the payments designated in the Table in Exhibit K as "Phase One infrastructure" and that attorneys' fees and costs related to Phase Two shall be fully paid from the payments designated in the Table in Exhibit K as "Phase Two infrastructure." For avoidance of doubt, any award of attorneys' fees, costs, or expenses shall be paid from the Settlement Funds; no Released Party shall pay for any attorneys' fees, costs, or expenses for Class Counsel separate from or in addition to the Settlement Funds.
- 8.9. **Effect of Failure of Final Approval.** If the Court declines to enter an Order Granting Final Approval in accordance with the terms of this Settlement Agreement, the parties shall proceed as follows:

- 8.9.1. If the Court declines to enter the Order Granting Final Approval as provided for in this Settlement Agreement, the Litigation against any Released Party will resume unless within thirty (30) calendar days the parties mutually agree in writing to (i) seek reconsideration or appellate review of the decision denying entry of the Order Granting Final Approval; (ii) attempt to renegotiate the Settlement and seek Court approval of the renegotiated settlement; or (iii) comply with other guidance or directives the Court has provided.
- 8.9.2. If the Litigation against any Released Party resumes or the parties seek reconsideration or appellate review of the decision denying entry of the Order Granting Final Approval and such reconsideration or appellate review is denied, this Settlement Agreement shall thereupon terminate.
- 8.9.3. If, for any reason, the Settlement is not approved by the Court or does not become subject to Final Approval, then no class will be deemed certified as a result of this Settlement Agreement, and the Litigation against any Released Party for all purposes will revert to its status as of the Settlement Date. In such event, no Released Party will be deemed to have consented to certification of any class, and the Released Parties will retain all rights to oppose, appeal, or otherwise challenge class certification and any other issue in the Litigation. Likewise, if the Settlement is not approved by the Court or does not become subject to Final Approval, then the participation in the Settlement by any Class Representative or Class Member cannot be raised as a defense to their Claims.
- 8.10. **Effect of Failure of Order Granting Final Approval to Become a Final Judgment.** If the Order Granting Final Approval does not become a Final Judgment because an appeal is taken of the Order Granting Final Approval, the parties shall proceed as follows:
- 8.10.1. If the Order Granting Final Approval is reversed or vacated by the appellate court, the Litigation against any Released Party will resume within thirty (30) calendar days unless the parties mutually agree in writing to (i) seek further reconsideration or appellate review of the decision reversing or vacating the Order Granting Final Approval; or (ii) attempt to renegotiate the Settlement and seek Court approval of the renegotiated settlement.
- 8.10.2. If the Litigation against any Released Party resumes or the parties seek further reconsideration or appellate review of the appellate decision reversing or vacating the Order Granting Final Approval and such further reconsideration or appellate review is denied, this Settlement Agreement shall thereupon terminate.
- 8.10.3. If, for any reason, the Settlement does not become subject to Final Judgment, then no class will be deemed certified as a result of this Settlement Agreement, and the Litigation against any Released Party for all purposes will revert to its status as of the Settlement Date. In such event, no Released Party will be deemed to have consented to certification of any class, and Released Parties will retain all rights to oppose, appeal, or otherwise challenge class certification and any other issue in the Litigation. Likewise, if the Settlement does not become subject to Final

Judgment, then the participation in the Settlement by any Class Representative or Class Member cannot be raised as a defense to their Claims.

- 8.11. **Termination Refund.** If the Agreement terminates for any reason, the Escrow Agent shall, within seven (7) calendar days after receiving written notice of termination from 3M, repay to 3M the amount 3M paid into the Qualified Settlement Fund (including any interest accrued thereon) less 3M's share of the sum of the notice, administrative, and any similar Court-approved costs actually paid or due and payable from the Qualified Settlement Fund as of the date on which the Escrow Agent receives the notice.

9. REQUIRED PARTICIPATION THRESHOLD AND TERMINATION

- 9.1. **Walk-Away Right.** 3M shall have the option, in its sole discretion, to terminate this Settlement Agreement and not proceed with the Settlement, without penalty, if any of the seventeen (17) parts of the "Required Participation Threshold" described in Paragraphs 9.1.1 through 9.1.18 is not met (the "Walk-Away Right"). After meeting and conferring, the parties have agreed that Exhibits E, F, and N represent a good-faith effort to list all Phase One and Phase Two Eligible Claimants; to state whether each Eligible Claimant has asserted any Claims against 3M in the Litigation; and to state the number of people served by each Eligible Claimant according to SDWIS (or to estimate that number where necessary). The parties may, however, by mutual agreement, correct such Exhibits, consistent with notification received pursuant to Paragraphs 5.2 and 8.2.2, before applying Paragraphs 9.1.1 through 9.1.18.

- 9.1.1. The first part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 3,300 or fewer people exceeds Threshold Percentage A of the number of Phase One Eligible Claimants serving 3,300 or fewer people.
- 9.1.2. The second part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 3,300 or fewer people exceeds Threshold Percentage B of the number of Phase Two Eligible Claimants serving 3,300 or fewer people.
- 9.1.3. The third part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 3,301 to 10,000 people exceeds Threshold Percentage C of the number of Phase One Eligible Claimants serving 3,301 to 10,000 people.
- 9.1.4. The fourth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 3,301 to 10,000 people exceeds Threshold Percentage D of the number of Phase Two Eligible Claimants serving 3,301 to 10,000 people.
- 9.1.5. The fifth part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 10,001 to 25,000 people exceeds Threshold Percentage E of the number of Phase One Eligible Claimants serving 10,001 to 25,000 people.

- 9.1.6. The sixth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 10,001 to 25,000 people exceeds Threshold Percentage F of the number of Phase Two Eligible Claimants serving 10,001 to 25,000 people.
- 9.1.7. The seventh part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 25,001 to 50,000 people exceeds Threshold Percentage G of the number of Phase One Eligible Claimants serving 25,001 to 50,000 people.
- 9.1.8. The eighth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 25,001 to 50,000 people exceeds Threshold Percentage H of the number of Phase Two Eligible Claimants serving 25,001 to 50,000 people.
- 9.1.9. The ninth part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 50,001 to 100,000 people exceeds Threshold Percentage I of the number of Phase One Eligible Claimants serving 50,001 to 100,000 people.
- 9.1.10. The tenth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 50,001 to 100,000 people exceeds Threshold Percentage J of the number of Phase Two Eligible Claimants serving 50,001 to 100,000 people.
- 9.1.11. The eleventh part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 100,001 to 250,000 people exceeds Threshold Percentage K of the number of Phase One Eligible Claimants serving 100,001 to 250,000 people.
- 9.1.12. The twelfth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 100,001 to 250,000 people exceeds Threshold Percentage L of the number of Phase Two Eligible Claimants serving 100,001 to 250,000 people.
- 9.1.13. The thirteenth part of the Required Participation Threshold is satisfied if, according to Exhibit E, the number of Phase One Class Members serving 250,001 to 1,000,000 people exceeds Threshold Percentage M of the number of Phase One Eligible Claimants serving 250,001 to 1,000,000 people.
- 9.1.14. The fourteenth part of the Required Participation Threshold is satisfied if, according to Exhibit F, the number of Phase Two Class Members serving 250,001 to 1,000,000 people exceeds Threshold Percentage N of the number of Phase Two Eligible Claimants serving 250,001 to 1,000,000 people.
- 9.1.15. The fifteenth part of the Required Participation Threshold is satisfied if, according to Exhibits E and F, the number of Class Members serving 1,000,000 or more people and identified in SDWIS as having a surface-water or purchased surface-

water source (or serving 1,000,000 or more people and that have not detected PFAS in five or fewer Water Sources) exceeds Threshold Percentage O of the number of Eligible Claimants serving 1,000,000 or more people and identified in SDWIS as having a surface-water or purchased surface-water source (or serving 1,000,000 or more people and that have not detected PFAS in five or fewer Water Sources).

- 9.1.16. The sixteenth part of the Required Participation Threshold is satisfied if, according to Exhibits E and F, the number of Class Members that serve 1,000,000 or more people, are identified in SDWIS as having only a groundwater source, and have detected PFAS in five or fewer Water Sources exceeds Threshold Percentage P of the number of Eligible Claimants serving 1,000,000 or more people, are identified in SDWIS as having only a groundwater source, and have detected PFAS in five or fewer Water Sources.
- 9.1.17. The seventeenth part of the Required Participation Threshold is satisfied if, according to Exhibit N, the number of Class Members that have asserted any Claims against 3M in the Litigation exceeds Threshold Percentage Q of the number of Eligible Claimants that have asserted any Claims against 3M in the Litigation.
- 9.1.18. Thresholds A through Q are specified in the Supplemental Agreement, which will be filed with the Court under seal.
- 9.2. **Process for Exercising or Waiving the Walk-Away Right.** The parties, the Notice Administrator, the Claims Administrator, and the Special Master will be informed of each Request for Exclusion that an Eligible Claimant timely and properly serves. Within fourteen (14) calendar days after receiving the last such Request for Exclusion, the Special Master, after consultation with the Claims Administrator, shall determine whether all seventeen (17) parts of the Required Participation Threshold have been satisfied and shall inform the parties of this determination. If the Special Master determines and informs the parties that all parts of the Required Participation Threshold have been satisfied, and 3M in good faith agrees with that determination, 3M shall, as soon as reasonably possible and in any event no later than twenty-one (21) calendar days after receiving the Special Master's determination, file with the Special Master and the Claims Administrator and serve on all parties in accordance with Paragraph 13.15 written notice that 3M's Walk-Away Right was not triggered. If the Special Master determines and informs the parties that some or all parts of the Required Participation Threshold have not been satisfied, or if 3M in good faith disagrees with a determination by the Special Master that all parts of the Required Participation Threshold have been satisfied, 3M may, in its sole discretion, no later than twenty-one (21) calendar days after receiving the Special Master's determination, file with the Special Master and the Claims Administrator and serve on all parties in accordance with Paragraph 13.15 written notice that 3M is either (i) exercising its Walk-Away Right or (ii) waiving its Walk-Away Right.
- 9.3. **Effect of Exercising the Walk-Away Right.** If 3M files and serves a written notice exercising its Walk-Away Right in accordance with Paragraph 9.2, this Settlement

Agreement shall thereupon terminate, and this Settlement Agreement, 3M's obligations under it, and all Releases shall become null and void, without prejudice to the ability of each Party, at its own sole option and discretion, to attempt to negotiate a settlement on different terms. In the event of such a termination, no class will be deemed certified as a result of this Settlement Agreement, and the Litigation against any Released Party for all purposes will revert to its status as of the Settlement Date. In such event, no Released Party will be deemed to have consented to certification of any class, and Released Parties will retain all rights to oppose, appeal, or otherwise challenge class certification and any other issue in the Litigation. Likewise, the participation in the Settlement by any Class Representative or Class Member cannot be raised as a defense to its Claims.

- 9.4. **Effect of Waiving the Walk-Away Right.** If, in accordance with Paragraph 9.2, 3M files and serves a written notice stating that its Walk-Away Right was either waived or not triggered, within five (5) Business Days thereafter the parties shall submit a joint stipulation to the Court requesting a stay of all proceedings against Released Parties in any action designated as a Tier One or Tier Two bellwether case under Case Management Order Nos. 13, 19, and 19-A in the MDL Cases, including the actions identified in Exhibit O. In the event the Court enters an Order designating additional actions brought by Public Water Systems as bellwether cases before the Effective Date or termination of the Settlement, the parties shall submit a joint stipulation requesting a stay of all proceedings against Released Parties in those additional actions within five (5) Business Days after entry of that Order. The parties shall request that any stay of proceedings remain in place until either (i) Dismissal pursuant to Paragraph 11.5 or (ii) the Settlement is terminated pursuant to Paragraph 8.9.2 or 8.10.2. Where a stay of proceedings is terminated because the Settlement is terminated pursuant to Paragraph 8.9.2 or Paragraph 8.10.2, the parties shall work cooperatively to submit to the Court within thirty (30) calendar days after the stay being terminated proposed modifications to the bellwether schedule to allow Released Parties to participate in those proceedings without being prejudiced.
- 9.5. **Fee Award Not Grounds for Termination.** The Court's entry of an order awarding Class Counsel an amount for attorneys' fees or expenses less than the amounts requested by Class Counsel shall not be grounds to void this Settlement Agreement. The only remedy in the event of a fee or expense award less than Class Counsel's request shall be a separate appeal by Class Counsel of the fee or expenses award ordered by the Court.
- 9.6. **Terms Surviving Termination.** The terms provided in Paragraphs 8.9.3, 8.10.3, 9.3, 9.6, 13.1, 13.3, 13.13, 13.15, 13.16, and 13.20 shall survive any termination of this Settlement Agreement.
- 10. DISTRIBUTIONS**
- 10.1. **Notice and Administration.** All costs of notice and administration of the Settlement shall be paid in accordance with the provisions of Paragraphs 6.3 and 7.7.
- 10.2. **Attorneys' Fees and Costs.** Any award of attorneys' fees, costs, or expenses under the Order Granting Final Approval or such other order of the Court shall be paid from the Qualified Settlement Fund by the Escrow Agent, after production to the Escrow Agent of

a copy of the order, and consistent with the Payment Schedule in Exhibit K. 3M shall have no obligation for any such award other than its payment obligations under this Settlement Agreement's express terms.

10.3. **Claims Procedure, Claims Periods, and Claims Forms.** To make a claim against the Qualified Settlement Fund, a Class Member will be required to submit to the Claims Administrator a completed, certified Claims Form, signed under penalty of perjury in accordance with 28 U.S.C. § 1746, that provides that the Person submitting the Claims Form is authorized to submit a claim on behalf of the Class Member; provides the Class Member's name, address, telephone and facsimile numbers, and email address (if available); authorizes 3M to obtain all relevant Water Sources' detailed PFAS test results from the laboratory that performed the analyses; and provides, fully and completely, all other information required by the Claims Form, including a statement that it tested each of its Water Sources for PFAS. Phase One Class Members will be allowed to submit Phase One Action Claims Forms up to the date specified for such purpose in the Notice. As described in Exhibit Q, the Claims Administrator shall specify the Claims Periods during which Class Members must submit Phase Two Testing Compensation Claims Forms, Phase Two Action Claims Forms, Supplemental Claims Forms, and Special Needs Claims Forms. Class Counsel will, in its sole discretion, confirm the validity of each Claims Form and confirm that it provides the required information.

10.4. **Submission and Payment of Claims.** The Escrow Agent shall release Settlement Funds from the Qualified Settlement Fund to Class Counsel for the benefit of Qualifying Class Members, and Class Counsel will cause the Claims Administrator to distribute the Settlement Funds from the Qualified Settlement Fund to Qualifying Class Members, consistent with the payment provisions set forth in Section 6 and Exhibits K and Q.

11. **RELEASE, COVENANT NOT TO SUE, AND DISMISSAL**

11.1. **Release.**

11.1.1 Upon entry of the Final Judgment, and regardless of any post-Settlement Date change to any federal or state law or regulation relating to or involving PFAS, the Releasing Parties shall expressly, intentionally, voluntarily, fully, finally, irrevocably, and forever release, waive, compromise, settle, and discharge the Released Parties from each and every one of the following Claims (collectively, the "Released Claims" or the "Release"): (i) any Claim that may have arisen or may arise at any time in the future out of, relates to, or involves PFAS that has entered or may reasonably be expected to enter Drinking Water or any Releasing Party's Public Water System, including any Claim that (a) was or could have been asserted in the Litigation and that arises or may arise at any time in the future out of, relates to, or involves Drinking Water or any Releasing Party's Public Water System; (b) is for any type of relief with respect to the design, engineering, installation, maintenance, or operation of, or cost associated with, any kind of treatment, filtration, remediation, management, investigation, testing, or monitoring of PFAS in Drinking Water or in any Releasing Party's Public Water System; or (c) has arisen or may arise at any time in the future out of, relates to,

or involves any increase in the rates for Drinking Water that any Releasing Party or Public Water System charges its customers; (ii) any Claim that has arisen or may arise at any time in the future out of, relates to, or involves the development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS); (iii) any Claim that has arisen or may arise at any time in the future out of, relates to, or involves any Releasing Party's transport, disposal, or arrangement for disposal of PFAS-containing waste or PFAS-containing wastewater, or any Releasing Party's use of PFAS-containing water for irrigation or manufacturing; (iv) any Claim that has arisen or may arise at any time in the future out of, relates to, or involves representations about PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS); and (v) any Claim for punitive or exemplary damages that has arisen or may arise at any time in the future out of, relates to, or involves PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS). The terms "Release" and "Released Claims" do not include any Claim that a Class Member can demonstrate arises solely out of conduct by Released Parties that occurs entirely after the Effective Date. It is the intention of this Agreement that the definitions of "Release" and "Released Claims" be as broad, expansive, and inclusive as possible.

11.1.2 Paragraph 11.1.1(i)–(iii) does not apply to the following:

11.1.2.1 Paragraph 11.1.1(i)–(iii) does not apply to a Class Member's Claim related to the remediation, testing, monitoring, or treatment of real property to remove or remediate PFAS where (i) the Class Member owns or possesses real property and has legal responsibility to remove contamination from or remediate contamination of such real property; (ii) such real property is separate from and not related in any way to the Class Member's Public Water System (such as an airport or fire training facility); (iii) the Class Member seeks damages or other relief unrelated to Drinking Water or a Class Member's Public Water System or Water Sources; and (iv) if the Class Member seeks remediation, testing, monitoring, or treatment of groundwater under such real property, the Class Member either (a) identifies Non-Class Potable Water that may be adversely affected by the fate and transport of PFAS released into the groundwater under such real property or (b) is subject to a state or federal directive, order, or permit condition requiring groundwater remediation or treatment to the extent that the directive, order, or permit condition is not premised on a need to protect a Class Member's Public Water System or Water Sources. If a Class Member pursues such a Claim against any Released Party, the Class Member's Claim and damages shall be limited to the costs of remediating or removing PFAS from the property or groundwater under the property, in accordance with applicable or relevant state or federal regulatory cleanup standards and in a cost-effective

manner.

11.1.2.2 Paragraph 11.1.1(i)–(iii) does not apply to a Class Member’s Claim related to the discharge, remediation, testing, monitoring, treatment, or processing of stormwater or wastewater to remove or remediate PFAS at its permitted stormwater system or permitted wastewater facility where (i) the Class Member owns or operates a permitted stormwater system or permitted wastewater facility; (ii) such facility is separate from and not related in any way to the Class Member’s Public Water System (such as a separate stormwater or wastewater system that is not related in any way to a Public Water System); (iii) the Class Member seeks damages or other relief unrelated to Drinking Water or a Class Member’s Public Water System or Water Sources; and (iv) if the Class Member seeks remediation, testing, monitoring, or treatment of groundwater impacted by a permitted stormwater system or permitted wastewater facility, the Class Member either (a) identifies Non-Class Potable Water that may be adversely affected by the fate and transport of PFAS released into the groundwater from the separate stormwater system or wastewater facility, or (b) is subject to a state or federal directive, order, or permit condition requiring groundwater remediation or treatment to the extent that the directive, order, or permit condition is not premised on a need to protect a Class Member’s Public Water System or Water Sources. If a Class Member pursues such a Claim against any Released Party related to stormwater or wastewater that will not be used for Drinking Water, the Class Member’s Claim and damages shall be limited to the costs of remediating or removing PFAS from the stormwater or wastewater in a cost-effective manner. If a Class Member pursues such a Claim against any Released Party related to groundwater that will not be used for Drinking Water and that has been impacted by stormwater or wastewater, the Class Member’s Claim and damages related to groundwater shall be limited to the costs of remediating or removing PFAS from the groundwater, in accordance with any applicable state or federal regulatory groundwater cleanup standards in a cost-effective manner.

11.1.3 Notwithstanding Paragraphs 11.1.2 through 11.1.2.2, if a Releasing Party pursues a Claim, including any Claim described in Paragraphs 11.1.2 through 11.1.2.2, against any Released Party arising out of, relating to, or involving PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS), the Releasing Party shall affirm in a complaint or similar filing that (i) this Settlement Agreement has fully and finally resolved all its Claims against Released Parties arising out of, related to, or involving PFAS that has entered or is associated with Drinking Water or any Releasing Party’s Public Water System and (ii) its Claims against Released Parties do not arise out of, relate to, or involve (a) PFAS that has entered or is associated with Drinking Water or any Releasing Party’s Public Water System (including Claims seeking damages, abatement, or other relief to prevent or pay the cost to prevent PFAS from entering any Public Water System from a Water

Source or any other source) or (b) treatment, filtration, or remediation to address PFAS in or to prevent PFAS from entering Drinking Water or a Releasing Party's Public Water System.

11.1.4 Notwithstanding Paragraphs 11.1.2 through 11.1.2.2, and consistent with the affirmation described in Paragraph 11.1.3, each Releasing Party that pursues a Claim against any Released Party arising out of, related to, or involving PFAS or any product (including AFFF) manufactured with or containing PFAS (including any Claim described in Paragraphs 11.1.2 through 11.1.2.2):

11.1.4.1 shall specifically and expressly affirm in its complaint or similar filing and in any relevant expert report that it is not seeking damages, treatment, filtration, or remediation that in any way arises out of, relates to, or involves PFAS that has entered or is associated with Drinking Water or any Releasing Party's Public Water System (including Claims seeking abatement or other relief to prevent or pay the cost to prevent PFAS from entering any Public Water System from a Water Source or any other source or seeking treatment, filtration, or remediation to address PFAS in or prevent PFAS from entering Drinking Water or a Releasing Party's Public Water System);

11.1.4.2 shall make no argument to any finder of fact that the Releasing Party is entitled to any damages, remedy, or other relief described in Paragraph 11.1.4.1; and

11.1.4.3 shall not seek punitive or exemplary damages against any Released Party arising out of, related to, or involving PFAS or any product (including AFFF) manufactured with or containing PFAS, as Claims for such damages are released by this Settlement.

11.1.5 If a Person or entity that is not a Releasing Party brings a Claim against a Released Party arising out of, related to, or involving PFAS or any product (including AFFF) manufactured with or containing PFAS, upon the request of a Released Party for use in litigation or arbitration commenced by such Person or entity, a Releasing Party shall provide the Released Party a letter substantially in the form of Exhibit P, which makes clear that (i) the Releasing Party has expressly, intentionally, voluntarily, fully, finally, irrevocably, and forever released, waived, compromised, settled, and discharged the Released Parties from each and every one of the Released Claims pursuant to Paragraph 11.1.1; (ii) through payments made under this Settlement, 3M has fully resolved any and all duties or obligations any Released Party might have to contribute funds toward or otherwise address any alleged damages, treatment, filtration, or remediation that in any way arises out of, relates to, or involves PFAS that has entered or may enter Drinking Water or any Releasing Party's Public Water System, including any aspect of the provision, treatment, filtration, remediation, testing, or monitoring of Drinking Water from the Releasing Party's Public Water System; and (iii) the Releasing Party's Public Water System has ensured that PFAS

concentrations in its Public Water System's Drinking Water are kept below final federal and final state regulatory limits for PFAS.

- 11.2. **Exclusive Consideration for Released Claims.** The distributions described in Section 6, Paragraph 10.4, and Exhibits K and Q are the exclusive consideration provided to the Releasing Parties for the Released Claims against the Released Parties. Each Class Member shall look solely to the Settlement Funds (less reasonable attorneys' fees and costs) for satisfaction of all such Released Claims herein, though each Class Member also may seek payment from other defendants in the Litigation. Accordingly, the Released Parties shall not be subject to liability or expense of any kind to the Releasing Parties with respect to any Released Claims, other than as set forth in this Settlement Agreement.
- 11.3. **Covenant Not to Sue.** The Releasing Parties shall not at any time hereafter, whether directly or indirectly or individually or as a member or representative of a class commence, assign, or prosecute any Claim, demand, or cause of action at law or otherwise for damages, loss, or injury arising out of, related to, or involving any act, error, omission, event, or thing within the scope of the Release set forth in Paragraphs 11.1 through 11.1.5 against any or all Released Parties as to any Released Claims (the "Covenant Not to Sue"). The Releasing Parties consent to the jurisdiction of this Court or any other court having jurisdiction to enter an injunction barring the Releasing Parties from commencing or prosecuting any action or other proceeding, or seeking other benefits, based upon the Released Claims.
- 11.4. **Protection of Ratepayers.** Upon entry of the Final Judgment, each Releasing Party represents and warrants that (i) this Settlement has compensated it for PFAS allegedly attributable to the Released Party; and (ii) future additions, modifications, or improvements to its Public Water System due to PFAS will be the sole responsibility of the Releasing Party and not the Released Parties. Upon 3M's written request, a Releasing Party shall provide any Released Party a letter substantially in the form of Exhibit P (as set forth in Paragraph 11.1.5). No Releasing Party shall assert that any future rate increase request was caused by attributable to a Released Party's development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS or any product (including AFFF) manufactured with or containing PFAS, but may assert generally the need for PFAS treatment. The Releasing Parties reserve the right to change their rates for any reason, so long as they do not attribute the change to any Released Party.
- 11.5. **Dismissal.** Subject to Paragraph 11.5.1, in accordance with the Release and Covenant Not to Sue, all pending Litigation brought by or on behalf of a Releasing Party against any Released Party involving any Released Claim shall be dismissed with prejudice, with each party bearing its own costs (the "Dismissal"). The Parties agree that the Releasing Party shall execute a stipulation of Dismissal with prejudice, in the form provided for in Exhibit R, within fourteen (14) calendar days after the Effective Date.
- 11.5.1. To the extent allowed by this Paragraph 11.5.1, Dismissal of pending Litigation that includes a Claim or part of a Claim that would not be released by this Section 11 shall be limited to any Claim or part of a Claim that is released by this Section 11. Any Releasing Party that asserts that it has at least one Claim (or part of a Claim) against a Released Party in the Litigation that would not be released by

this Section 11 must notify the Special Master, Class Counsel, and 3M's Counsel before the date of the Final Fairness Hearing if it intends to seek such a limited Dismissal. In accord with any written agreement among such Releasing Party, Class Counsel, and 3M's Counsel regarding the scope of limited Dismissal, such Releasing Party shall execute a stipulation of limited Dismissal with prejudice, in the form provided for in Exhibit R, dismissing with prejudice all Claims and parts of Claims released by this Section 11, with each party bearing its own costs, within fourteen (14) calendar days after the Effective Date. Absent written agreement among such Releasing Party, Class Counsel, and 3M's Counsel about the scope of any limited Dismissal, such Releasing Party must seek leave of court to file a limited Dismissal no later than fourteen (14) calendar days after the date of Final Approval. Such Releasing Party shall execute a stipulation of Dismissal with prejudice or limited Dismissal with prejudice, as consistent with the Court's ruling on such Releasing Party's request for leave, in the form provided for in Exhibit R, dismissing with prejudice all Claims and parts of Claims released by this Section 11, with each party bearing its own costs, within the later of fourteen (14) calendar days after the Effective Date or seven (7) calendar days after the court's ruling on the Releasing Party's motion for leave to file a limited dismissal. If a Releasing Party does not timely seek and obtain a written agreement or leave of court permitting a limited Dismissal, Litigation brought by or on behalf of that Releasing Party against any Released Party shall be dismissed in its entirety with prejudice pursuant to Paragraph 11.5.

- 11.5.2. If a Releasing Party fails to timely execute a stipulation of Dismissal required by Paragraph 11.5 or Paragraph 11.5.1, 3M may move for Dismissal or limited Dismissal as appropriate.

~~11.6.—Contribution and Indemnity.~~

11.6. Protection Against Claims-Over.

- 11.6.1. It is the intent of the ~~parties~~Parties that:

- 11.6.1.1. the payments 3M makes under this Agreement shall be the sole payments the Released Parties shall make to ~~the~~address alleged PFAS contamination at Class ~~Members in accordance with the provisions of the Release herein~~Members' Public Water Systems;
- 11.6.1.2. a Claim by a Releasing Party against any non-Party arising out of a Released Claim should not result in any additional payment by any Released Party; and
- 11.6.1.3. the Agreement meets the requirements of the Uniform Contribution Among Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties.

- 11.6.2. The Order Granting Final Approval will specify that the Settlement is a good-faith settlement that bars any Claim by any non-Released Party against any

Released Party for contribution, for indemnification, or otherwise seeking to recover any amounts paid by or awarded against that non-Released Party and paid or awarded to any Releasing Party by way of settlement, judgment, or otherwise on any Claim that would be a Released Claim were such non-Released Party a Released Party (a "Claim-Over"), to the extent that a good-faith settlement (or release thereunder) has such an effect under applicable law.

~~11.6.2.~~ 11.6.3. To the extent that on or after the Effective Date any Releasing Party settles any Claim it ~~may have~~has against any non-Released Party arising out of, relating to, or involving the Released Claims and provides a release to such non-Released Party, the Releasing Party shall include in that settlement a release from such non-Released Party in favor of the Released Parties in a form equivalent to the Release contained in this Settlement Agreement.

~~11.6.3. By this Agreement, each Releasing Party hereby covenants and agrees to indemnify and hold each and every Released Party harmless of and from (i) any future or further exposure or payment arising out of, related to, or involving the Released Claims, including any litigation, Claim, or settlement which may hereafter be instituted, presented, or continued by or on behalf of the Releasing Parties, or by any person seeking contribution, indemnity, or subrogation in connection with such Released Claims, and (ii) any Claim arising out of, related to, or involving PFAS that has entered or may enter Drinking Water or any Releasing Party's Public Water System. The Releasing Parties agree to credit and satisfy that portion of the total damages, if any, which may have been caused by the Releasing Parties, as such may be determined in any litigation, Claim, or settlement which may hereafter be instituted, presented, or continued in connection with the Released Claims, including any Claim of negligence or strict liability of the Released Parties.~~

11.6.4. If a Released Claim asserted by a Releasing Party gives rise to a Claim-Over against a Released Party and a court determines that the Claim-Over can be maintained notwithstanding the order referenced in Paragraph 11.6.2, the Releasing Party shall reduce the amount of any judgment it obtains against the non-Released Party who is asserting the Claim-Over by whatever amount is necessary, or take other action as is sufficient, to fully extinguish the Claim-Over under applicable law. Nothing herein prevents a Releasing Party from pursuing litigation against a non-Released Party and collecting the full amount of any judgment, except to the extent it is necessary to protect the Released Party to fully extinguish a Claim-Over under applicable law.

11.6.5. The Claim-Over protections provided in Paragraphs 11.6.3 and 11.6.4 shall not apply to Claims brought by a State.

11.7. **Liens.** Each Class Member agrees to be responsible for any lien, interest, action, or Claim asserted by any third party, in a derivative manner, for or against that Class Member's share of the Settlement Amount, including any derivative action or Claim asserted by any financial institution, lender, insurer, agent, representative, successor, predecessor, assign,

attorney, bankruptcy trustee, and any other Person who may claim through them in a derivative manner.

~~11.7.~~11.8. **Exclusive Remedy.** The relief provided for in this Settlement Agreement shall be the sole and exclusive remedy for all Releasing Parties with respect to any Released Claims, and the Released Parties shall not be subject to liability or expense of any kind with respect to any Released Claims other than as set forth in this Settlement Agreement.

~~11.8.~~11.9. **Waiver of Statutory Rights.** To the extent the provisions apply, the Releasing Parties expressly, knowingly, and voluntarily waive the provisions of Section 1542 of the California Civil Code, which provides:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

To the extent the provisions apply, the Releasing Parties likewise expressly, knowingly, and voluntarily waive the provisions of Section 28-1-1602 of the Montana Code Annotated, which provides:

A general release does not extend to claims that the creditor does not know or suspect to exist in the creditor's favor at the time of executing the release, which, if known by the creditor, must have materially affected the creditor's settlement with the debtor.

To the extent the provisions apply, the Releasing Parties likewise expressly, knowingly, and voluntarily waive the provisions of Section 9-13-02 of the North Dakota Century Code, which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in the creditor's favor at the time of executing the release, which if known by the creditor, must have materially affected the creditor's settlement with the debtor.

To the extent the provisions apply, the Releasing Parties likewise expressly, knowingly, and voluntarily waive the provisions of Section 20-7-11 of the South Dakota Codified Laws, which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.

To the extent the laws apply, the Releasing Parties expressly waive and relinquish all rights and benefits that they may have under, or that may be conferred upon them by, Section 1542 of the California Civil Code, Section 28-1-1602 of the Montana Code Annotated,

Section 9-13-02 of the North Dakota Century Code, Section 20-7-11 of the South Dakota Codified Laws, and all similar laws of other States, to the fullest extent that they may lawfully waive such rights or benefits pertaining to the Released Claims. In connection with such waiver and relinquishment, the Releasing Parties acknowledge that they are aware that they or their attorneys may hereafter discover Claims or facts in addition to or different from those that they now know or believe to exist with respect to the Released Claims, but that it is their intention to accept and assume that risk and fully, finally, and forever release, waive, compromise, settle, and discharge all the Released Claims against Released Parties. The Release thus shall remain in effect notwithstanding the discovery or existence of any additional or different Claims or facts.

11.10 This Agreement shall not release any Claims owned by a State or the federal government where brought, respectively, by the State or the federal government. For the avoidance of doubt, consistent with Paragraph 5.1(B)–(C) of this Settlement Agreement, this Paragraph 11.10 shall not apply to (1) any Claim brought by or on behalf of a Public Water System that is owned by a State government but (a) is not listed in SDWIS as having as its sole “Owner Type” a “State government” (as set forth in Exhibit H), (b) has independent authority to sue and be sued, or (c) both, or to (2) any Claim brought by or on behalf of a Public Water System that is owned by the federal government but (a) is not listed in SDWIS as having as its sole “Owner Type” the “Federal government” (as set forth in Exhibit I), (b) has independent authority to sue and be sued, or (c) both.

12 GUARANTEES AND PROTECTIONS

12.1 **Prohibited Transactions and Successors; Bankruptcy.** Until all 3M’s obligations under this Agreement are fully performed and satisfied, the provisions of this Paragraph 12.1 shall apply:

12.1.1 Prohibited Transactions and Successors.

12.1.1.1 3M shall not, in one (1) transaction or a series of integrated transactions, sell or transfer either a majority of its voting stock or U.S. assets having a value equal to thirty percent (30%) or more (as determined below) of the consolidated total assets of 3M according to 3M’s most recent Form 10-Q or 10-K (other than sales or transfers of inventories or otherwise in the ordinary course of business, or sales or transfers to an entity owned directly or indirectly by 3M) where the planned sale or transfer is announced after the Settlement Date, and as to which 3M does not obtain, from a nationally recognized valuation firm, either (a) a fairness opinion or (b) a solvency opinion stating that the transaction would not foreseeably and unreasonably jeopardize 3M’s ability to make the payments under the Settlement Agreement and to creditors in the ordinary course of 3M’s business that are due on or before the third payment date following the close of such sale or transfer transaction, unless 3M obtains the acquiror’s agreement that the acquiror will be either a guarantor of or successor to the percentage of the amount of each remaining payment under the Settlement Agreement equal to the percentage of 3M’s consolidated total

assets being sold or transferred in such transaction. The consolidated total assets, pursuant to which percentages under this Paragraph 12.1.1.1 shall be calculated, shall be determined in accordance with United States generally accepted accounting principles and as of the date of 3M's most recent publicly filed consolidated balance sheet prior to the date of entry into the sale or transfer agreement at issue; *provided, however*, that if 3M is no longer a public company, percentages under this Paragraph 12.1.1.1 shall be determined in accordance with United States generally accepted accounting principles and as of the date of 3M's most recent consolidated balance sheet (but in no event one dated as of more than ninety (90) calendar days prior to the close of such sale or transaction).

12.1.1.2 Paragraph 12.1.1.1 shall apply only to transactions of the size set forth therein and shall be enforceable solely by Class Counsel. In the event of such a transaction, 3M shall provide notice to Class Counsel, no later than the day of public announcement of such transaction; provided, however, it is agreed and understood that no transaction subject to Paragraph 12.1.1.1 shall be consummated until after expiration of the applicable notice period described below. For any transaction triggering Paragraph 12.1.1.1, in conjunction with such notice, 3M shall deliver to Class Counsel the applicable fairness opinion, solvency opinion, or documents reflecting the value of the U.S. assets being sold or transferred, as a percentage (as determined under Paragraph 12.1.1.1) of 3M's consolidated total assets (according to 3M's most recent Form 10-Q or 10-K), with all such documents being subject to reasonable confidentiality restrictions. Any objection under these Paragraphs not raised within thirty (30) calendar days after such notice or within twenty-eight (28) calendar days after Class Counsel's receipt of such documents, whichever is later, is waived. The sole remedy for such an objection, if timely and deemed valid by the Court, shall be an order enjoining the asset sale or transfer pending compliance with Paragraphs 12.1.1.1 and 12.1.1.2; in the event of such order, 3M agrees that it will not seek a bond in conjunction with such order.

12.1.1.3 For avoidance of doubt, 3M's spin-off or other transactions involving its health-care business are not subject to Paragraphs 12.1 through 12.1.1.2.

12.1.2 **Bankruptcy.** The following provisions shall apply if 3M commences proceedings under the Bankruptcy Code:

12.1.2.1 3M shall schedule all Qualifying Class Members' claims under this Agreement as liquidated, non-contingent, and undisputed per this Agreement without prejudice to Qualifying Class Members filing their Released Claims.

12.1.2.2 To the extent 3M obtains any recoveries as against any Qualifying Class Member pursuant to 11 U.S.C. § 550 in respect of payments made on

account of the Qualifying Class Member's Released Claims, such recoveries would be limited to a credit against unpaid amounts due under this Agreement.

12.1.2.3 If this Agreement is not assumed in bankruptcy or adopted as part of a confirmed Chapter 11 plan of reorganization, 3M hereby waives any statute of limitations defense that might limit or hinder recovery of Qualifying Class Members' Released Claims addressed in this Agreement, except to the extent such defenses exist as of the Settlement Date.

12.1.2.4 Subject to the other subparts of Paragraph 12.1.2, if 3M obtains relief as against Qualifying Class Members pursuant to 11 U.S.C. § 550 or if this Agreement is not assumed or adopted as part of a confirmed Chapter 11 plan of reorganization, then all agreements, all concessions, all reductions of Qualifying Class Members' Released Claims, and the Release and the Covenant Not to Sue, contained in this Agreement shall immediately and automatically be deemed null and void as to 3M; the Qualifying Class Members shall be deemed immediately and automatically restored to the same position they were in immediately prior to their entry into the Settlement Agreement, and the Qualifying Class Members shall have the right to assert any and all claims against 3M in the bankruptcy proceeding or otherwise, subject to any automatic stay, without regard to any limits or agreements as to the amount of the Settlement otherwise provided in the Settlement Agreement; *provided, however*, that notwithstanding the foregoing sentence, (i) all reductions of Qualifying Class Members' Released Claims, and the Release and Covenant Not to Sue provided in connection with such settled Claims contained in this Agreement shall remain in full force and effect as to all Persons other than 3M itself; (ii) in the event a Releasing Party asserts any Released Claim against 3M after the rejection and/or termination of the Settlement Agreement and receives a judgment, settlement, or distribution arising from such Released Claim, then the amount of any payments such Releasing Party has previously received from 3M under the Settlement Agreement shall be applied to reduce the amount of any such judgment, settlement, or distribution; (iii) the Qualifying Class Members may exercise all rights provided under the Bankruptcy Code (or other applicable bankruptcy or non-bankruptcy law) with respect to their Released Claims against 3M, subject to all defenses and rights of 3M; and (iv) Qualifying Class Members shall retain all payments previously received under this Agreement, subject to 11 U.S.C. § 550.

12.2 **Financial Reporting.** If at any time 3M ceases to be a public reporting company, then, until all of 3M's obligations under this Agreement are fully performed and satisfied, 3M will provide to Class Counsel, subject to reasonable confidentiality restrictions to be agreed, 3M's annual audited financial statements and 3M's quarterly unaudited financial

statements, including a balance sheet and an income statement, within ninety (90) calendar days after the end of each fiscal quarter.

13 MISCELLANEOUS PROVISIONS

- 13.1 **Continuing Jurisdiction.** The U.S. District Court for the District of South Carolina shall have and retain jurisdiction over the interpretation and implementation of this Settlement Agreement, as well as any and all matters arising out of, related to, or involving the interpretation or implementation of the Settlement Agreement.
- 13.2 **Cooperation.** The parties shall cooperate fully with each other and shall use all reasonable efforts to obtain Court approval of the Settlement and all its terms. 3M shall provide all information reasonably necessary to assist the Class Representatives in the filing of any brief supporting approval of the Settlement. Class Representatives, Class Counsel, 3M, and 3M's Counsel agree to recommend approval of and to support this Settlement Agreement to the Court and to use all reasonable efforts to give force and effect to its terms and conditions. Class Representatives, Class Counsel, 3M, 3M's agents, and 3M's Counsel shall not in any way encourage any objections to the Settlement (or any of its terms or provisions) or encourage any Eligible Claimant to elect to opt out. Class Representatives and Class Counsel shall cooperate fully with 3M, 3M's agents, and 3M's Counsel by providing 3M with (and consenting to the Special Master and Claims Administrator providing 3M with) any non-privileged, non-work-product-protected documents, data, communications, or information that 3M deems necessary to any insurance recovery effort.
- 13.3 **No Admission of Wrongdoing or Liability.** 3M does not admit or concede any liability or wrongdoing, acknowledge any validity to the Claims asserted in the Litigation, acknowledge any scientific, medical, factual, or other basis asserted in support of any of those Claims, acknowledge that certification of a litigation class is appropriate as to any Claim, or acknowledge any weakness in the defenses asserted in the Litigation, and nothing in this Settlement Agreement, the Preliminary Approval, or the Final Approval shall be interpreted to suggest anything to contrary. Nothing in this Settlement Agreement, any negotiations, statements, communications, proceedings, filings, or orders relating thereto, or the fact that the Parties entered the Settlement Agreement and settled the Released Claims against Released Parties shall be construed, deemed, or offered as an admission or concession by any of the Parties or as evidentiary, impeachment, or other material available for use or subject to discovery in any suit, action, or proceeding (including the Litigation), except (i) as required or permitted to comply with or enforce the terms of this Settlement Agreement, the Preliminary Approval, or the Final Approval, or (ii) in connection with a defense based on *res judicata*, claim preclusion, collateral estoppel, issue preclusion, release, or other similar theory asserted by any of the Released Parties. Nothing in this Agreement is intended to limit any right, Claim, or defense that any Released Party may have with respect to any litigation or Claim brought by a non-Releasing Party.
- 13.4 **Amendment of Settlement Agreement.** Subject to Paragraph 13.4.1, no waiver, modification, or amendment of the terms of this Settlement Agreement, made before or after Final Approval, shall be valid or binding unless in writing, signed by Class Counsel

and by duly authorized signatories of 3M, and then only to the extent set forth in such written waiver, modification, or amendment, and subject to any required Court approval.

13.4.1 **More Favorable Terms in Other Settlements.** If any other defendant in any MDL Case has executed or will execute prior to the Final Fairness Hearing a settlement agreement that provides for payments totaling two hundred fifty million dollars (\$250,000,000.00) or more, and if 3M identifies a term in that other defendant's settlement agreement that 3M believes is more favorable to the defendant than an equivalent term in Section 11 of this Settlement Agreement (including any term as to the Release, the Covenant Not to Sue, or Dismissal), 3M may elect to replace the relevant term of this Settlement Agreement with the more favorable term, upon written notice to Class Counsel, as long as the more favorable term does not impair any Claim that is subject to the non-release provision in Paragraph 11.10 of this Settlement Agreement and that a State has brought directly against 3M. Any dispute as to the application of this Paragraph 13.4.1 shall be referred to the Special Master; provided, however, that a State may ask the Court to resolve any dispute about any potential impact on the State's rights of the application of this Paragraph 13.4.1.

- 13.5 **Construction of Settlement Agreement.** The Parties acknowledge as part of the execution hereof that this Settlement Agreement was reviewed and negotiated by their respective counsel and agree that the language of this Settlement Agreement shall not be presumptively construed against any of the Parties. This Settlement Agreement shall be construed as having been drafted by all the Parties to it, so that any rule of construction by which ambiguities are interpreted against the drafter shall have no force and effect.
- 13.6 **Arm's-Length Transaction.** The Parties each acknowledge that the negotiations leading to this Settlement Agreement were conducted regularly and at arm's length; this Settlement Agreement is made and executed by and of each executing Party's own free will; each such Party knows all the relevant facts and its rights in connection therewith; and such Party has not been improperly influenced or induced to make this settlement as a result of any act or action on the part of any other Party or employee, agent, attorney, or representative of any other Party.
- 13.7 **Third-Party Beneficiaries.** This Settlement Agreement does not create any third-party beneficiaries, except Class Members and the Released Parties other than 3M, which are intended third-party beneficiaries.
- 13.8 **Entire Agreement.** No representations, warranties, or inducements have been made to any of the Parties, other than those representations, warranties, and covenants contained in this Settlement Agreement and in the parties' Supplemental Agreement, which collectively constitute the entire agreement between the Parties with regard to the subject matter contained herein, and supersede and cancel all prior and contemporaneous agreements, negotiations, commitments, and understandings between the Parties with respect to the specific subject matter hereof.

- 13.9 **Binding Effect.** This Settlement Agreement shall be binding upon and inure to the benefit of the Parties, the Released Parties, and their respective heirs, successors, and assigns. Consistent with Paragraph 4.3, the individual signing this Settlement Agreement on behalf of 3M represents and warrants that he or she has the power and authority to enter into this Settlement Agreement on behalf of 3M, on whose behalf he or she has executed this Settlement Agreement, as well as the power and authority to bind 3M to this Settlement Agreement. Likewise, consistent with Paragraph 4.2, Interim Class Counsel executing this Settlement Agreement represent and warrant that they have the power and authority to enter into this Settlement Agreement on behalf of Class Representatives and Class Members, as well as the power and authority to bind Class Representatives and Class Members to this Settlement Agreement.
- 13.10 **Waiver.** Any failure by any Party to insist upon the strict performance by any of the other Parties of any of the provisions of this Settlement Agreement shall not be deemed a waiver of any of the provisions of this Settlement Agreement and such Party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Settlement Agreement.
- 13.11 **Specific Performance.** The Parties agree that money damages would not be a sufficient remedy for any breach of this Settlement Agreement by any Party and each non-breaching Party shall be entitled to specific performance and injunctive or other equitable relief as a remedy of any such breach in addition to any other remedy available at law or in equity, without the necessity of demonstrating the inadequacy of money damages.
- 13.12 **Force Majeure.** The failure of any Party to perform any of its obligations hereunder shall not subject any Party to any liability or remedy for damages, or otherwise, where such failure is occasioned in whole or in part by Acts of God, fires, accidents, pandemics, other natural disasters, interruptions or delays in communications or transportation, labor disputes or shortages, shortages of material or supplies, governmental laws, rules or regulations of governmental bodies or tribunals, acts or failures to act of any third parties, or any other similar or different circumstances or causes beyond the reasonable control of such Party.
- 13.13 **Confidentiality.** The parties shall keep confidential the content of the negotiations, points of discussion, documents, communications, and supporting data utilized or prepared in connection with the negotiations and settlement discussions taking place in the MDL Cases, except as otherwise required by law. Nothing in this Settlement Agreement shall prevent 3M from disclosing such information to its insurers if demanded by those insurers in the context of their coverage investigations. The parties may, at their discretion, issue publicity, press releases, or other public statements regarding this Settlement, whether unilaterally or as jointly agreed to in writing by all parties. Any jointly agreed or other statement shall not limit 3M's ability to provide information about the Settlement to its employees, accountants, attorneys, insurers, shareholders, or other stakeholders or in accordance with legal requirements or to limit Class Counsel's ability to provide Notice or information about the Settlement to Eligible Claimants or in accordance with legal requirements.

- 13.14 **Exhibits.** Any Exhibits hereto are incorporated herein by reference as if set forth herein verbatim, and the terms of any Exhibits are expressly made a part of this Settlement Agreement.
- 13.15 **Notices to Parties.** Any notice, request, instruction, or other document to be delivered pursuant to this Settlement Agreement shall be sent to the appropriate Party by (i) electronic mail; and (ii) overnight courier, delivery confirmation requested:

If to 3M:

Kevin H. Rhodes
Executive Vice President and Chief Legal Affairs Officer
Legal Affairs Department
3M Company
3M Center, 220-9E-01
St. Paul, MN 55144-1000
krhodes@mmm.com

Thomas J. Perrelli
Jenner & Block LLP
1099 New York Avenue, N.W., Suite 900
Washington, DC 20001-4412
TPerrelli@jenner.com

Richard F. Bulger
Mayer Brown LLP
71 South Wacker Drive
Chicago, Illinois 60606
Rbulger@mayerbrown.com

If to the Class Representatives, Interim Class Counsel, Class Counsel, or Class Members:

Michael A. London
Douglas & London, P.C.
59 Maiden Lane, 6th Floor
New York, New York 10038
mlondon@douglasandlondon.com

Paul J. Napoli
Napoli Shkolnik
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Santurce, Puerto Rico 00907
PNapoli@NSPRLaw.com

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Elizabeth A. Fegan
Fegan Scott LLC
150 South Wacker Drive, 24th Floor
Chicago, Illinois 60606
~~beth@feganscott~~beth@feganscott.com


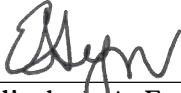

Joseph F. Rice
Motley Rice LLC
28 Bridgeside Boulevard
Mt. Pleasant, South Carolina 29464
jrice@motleyrice.com

- 13.16 **Governing Law.** The provisions of this Settlement Agreement and the Exhibits and all actions arising out of, related to, or involving them shall be interpreted in accordance with, and governed by, the laws of the State of South Carolina, without regard to any otherwise applicable principles of conflicts of law or choice-of-law rules (whether of the State of Delaware or any other jurisdiction) that would result in the application of the substantive or procedural rules or law of any other jurisdiction.
- 13.17 **Counterparts.** This Settlement Agreement may be executed in any number of counterparts, each of which shall be an original and all of which shall together constitute one and the same instrument. It shall not be necessary for any counterpart to bear the signature of all parties hereto. This Settlement Agreement and any amendments hereto, to the extent signed and delivered by means of a facsimile machine or electronic scan (including in the form of an Adobe Acrobat PDF file format), shall be treated in all manner and respects as an original agreement and shall be considered to have the same binding legal force and effect as if it were the original signed version thereof delivered in person.
- 13.18 **Captions.** The captions, titles, headings, or subheadings of the sections and paragraphs of this Settlement Agreement have been inserted for convenience of reference only and shall have no effect upon the construction or interpretation of any part of this Settlement Agreement.
- 13.19 **Electronic Signatures.** Any executing Party may execute this Settlement Agreement by having its respective duly authorized signatory sign their name on the designated signature block below and transmitting that signature page electronically to counsel for all parties. Any signature made and transmitted electronically for the purpose of executing this Settlement Agreement shall be deemed an original signature for purposes of this Settlement Agreement and shall be binding upon the Party transmitting their signature electronically.
- 13.20 **No Liability.** No Person shall have any Claim against the Class Representatives, Class Members, Interim Class Counsel, Class Counsel, 3M, 3M's Counsel, Released Parties, Notice Administrator, Claims Administrator, Escrow Agent, or Special Master based on



actions that Interim Class Counsel, Class Counsel, 3M's Counsel, Notice Administrator, Claims Administrator, Escrow Agent, or Special Master were required or permitted to take under this Agreement.

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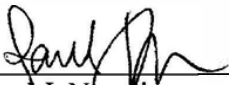

Agreed to this 28th day of August, 2023.

PROPOSED CLASS COUNSEL:  Michael A. London Douglas & London, P.C. 59 Maiden Lane, 6 th Floor New York, New York 10038 mlondon@douglasandlondon.com Paul J. Napoli Napoli Shkolnik 1302 Avenida Ponce de Leon Santurce, Puerto Rico 00907 PNapoli@NSPRLaw.com Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Avenue, Suite 1100 Dallas, Texas 75219 ssummy@baronbudd.com  Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606 <i>/s/ Joseph F. Rice</i> Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mt. Pleasant, SC 29464	3M:  Steven F. Reich Executive Vice President 3M Company 3M Center, 0220-09W-15 St. Paul, Minnesota 55144-1000
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Agreed to this 28th day of August, 2023.

PROPOSED CLASS COUNSEL:	3M:
<hr/> <p>Michael A. London Douglas & London, P.C. 59 Maiden Lane, 6th Floor New York, New York 10038 mlondon@douglasandlondon.com</p>	<hr/>  <p>Steven F. Reich Executive Vice President 3M Company 3M Center, 0220-09W-15 St. Paul, Minnesota 55144-1000</p>
<hr/> <p>Paul J. Napoli Napoli Shkolnik 1302 Avenida Ponce de Leon Santurce, Puerto Rico 00907 PNapoli@NSPRLaw.com</p>	
<hr/>  <p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Avenue, Suite 1100 Dallas, Texas 75219 ssummy@baronbudd.com</p>	
<hr/> <p>Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24th Floor Chicago, IL 60606</p>	
<hr/> <p>Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mt. Pleasant, SC 29464</p>	

Agreed to this 28th day of August, 2023.

PROPOSED CLASS COUNSEL:	3M:
<hr/> <p>Michael A. London Douglas & London, P.C. 59 Maiden Lane, 6th Floor New York, New York 10038 mlondon@douglasandlondon.com</p> <hr/> <p> Paul J. Napoli Napoli Shkolnik 1302 Avenida Ponce de Leon Santurce, Puerto Rico 00907 PNapoli@NSPRLaw.com</p> <hr/> <p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Avenue, Suite 1100 Dallas, Texas 75219 ssummy@baronbudd.com</p> <hr/> <p>Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24th Floor Chicago, IL 60606</p> <hr/> <p>Joseph F. Rice Motley Rice LLC 28 Bridgeside Blvd. Mt. Pleasant, SC 29464</p>	<hr/> <p> Steven F. Reich Executive Vice President 3M Company 3M Center, 0220-09W-15 St. Paul, Minnesota 55144-1000</p>

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Public Water System Settlement Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the Claims Form Deadline. Late Claims Forms will not be considered.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its groundwater wells and/or surface water systems ("Water Source").

Baseline Testing: If a Water Source was tested only prior to January 1, 2019, and its test results do not show a Measurable Concentration (any level) of PFAS, that Water Source must be retested to meet Baseline Testing requirements. If a Water Source was tested on January 1, 2019, or later, and its test results do not show a Measurable Concentration of PFAS, no further testing of that Water Source is required. Test results may be submitted from untreated (raw) or treated (finished) water samples. However, all samples must be drawn from a Water Source that has been used to provide Drinking Water.

A PWS that does not timely return a completed Claims Form forfeits any right to participate in this settlement. For any questions about this Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	_ _ _ - _ _ _ _ _ _
PWS Facility Address	Street		
	City	State	Zip

SECTION 1.2 PWS CONTACT INFORMATION

**Please note that communication for this Settlement may extend into the year 2030. Please provide contact information with this in mind and contact the Claims Administrator if any updates are required.*

Name of PWS Primary Contact		Job Title of PWS Primary Contact	
Telephone Number for Primary Contact	(_ _ _) _ _ _ - _ _ _ _	Fax Number	(_ _ _) _ _ _ - _ _ _ _
Email Address for Primary Contact		PWS "General" Email (if available)	
Name of PWS Secondary Contact		Job Title of PWS Secondary Contact	
Telephone Number for Secondary Contact	(_ _ _) _ _ _ - _ _ _ _	Email Address for Secondary Contact	
PWS Mailing Address	Street/PO Box		

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Public Water System Settlement Claims Form

Payments will be sent to this
address

City

State

Zip

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Public Water System Settlement Claims Form

SECTION 1.3 LAWSUIT INFORMATION (CHECK YES OR NO)			YES	NO
Has PWS filed a lawsuit to recover damages associated with PFAS contamination of its groundwater wells or surface water systems?				
If yes, is the lawsuit currently pending/filed in the AFFF MDL?				
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?				
Case Number				
Date Filed				
SECTION 1.4 ATTORNEY INFORMATION (IF APPLICABLE)			YES	NO
Is the PWS represented by an attorney? (Check Yes or No)				
Attorney Name		Law Firm Name		
Telephone Number	(— —) — — — - — — —	Email Address		
Law Firm Employer Identification Number				
SECTION 2. QUALIFYING PWS INFORMATION				
QUALIFYING QUESTIONS (CHECK YES OR NO)			YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test for PFAS by state law?				
Does the PWS serve at least 15 service connections used by year-round residents?				
Does the PWS serve at least 25 year-round residents?				
Does the PWS serve 3,300 people or fewer according to SDWIS as of {Settlement Date}?				
Is the PWS in the United States of America or one of its territories?				
Is the PWS owned by a state (or territory of the United States) or the federal government?				
PWS CODES WITHIN THE SAFE DRINKING WATER INFORMATION SYSTEM (SDWIS)				
What is the PWS Owner Type Code as listed in SDWIS? <i>*Please enter one of the following: "L-Local Government" or "M-Public/Private" or "P-Private" or "N-Native American" or "S-State Government" or "F-Federal Government"</i>				
If the PWS has an Owner Type Code of "P-Private", what is the operation type of the PWS? <i>*Please enter one of the following: "Private For-Profit Utility", "Nonprofit Utility", or "Ancillary Utility"</i>				
If the PWS has an Owner Type Code of either "S-State Government" or "F-Federal Government," does the PWS have the authority to sue or be sued in its own name? <i>*Please enter one of the following: "Yes" or "No"</i>				
What is the PWS Facility Activity Code as listed in SDWIS? <i>*Please enter one of the following: "Active", "Inactive", "Change from public to non-public", "Merged with another system" or "Potential future system to be regulated"</i>				

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Public Water System Settlement Claims Form

What is the PWS classification as listed in SDWIS?

**Please enter one of the following: "Community Water System" or "Non-Transient Non-Community Water System" or "Transient Non-Community Water System"*

Note : If (1) your type code is "Transient Non-Community Water System" OR (2) your type code is "Non-Transient Non-Community Water System" AND the PWS serves 3,300 people or fewer, skip to Section 6.

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Public Water System Settlement Claims Form

SECTION 3. WATER SOURCE SUMMARY INFORMATION

GROUNDWATER WELL SUMMARY

QUANTITY

How many groundwater wells are owned or operated by the PWS?

How many of these groundwater wells have been analyzed using a state or federal agency-approved analytical method and showed a Measurable Concentration of PFAS prior to {Settlement Date}?

How many of these groundwater wells have been analyzed using a state or federal agency-approved analytical method and DID NOT show a Measurable Concentration of PFAS since January 1, 2019?

SURFACE WATER SYSTEM SUMMARY

QUANTITY

How many surface water systems are owned or operated by the PWS?

How many of these surface water systems have been analyzed using a state or federal agency approved analytical method and showed a Measurable Concentration of PFAS prior to {Settlement Date}?

How many of these surface water systems have been analyzed using a state or federal agency approved analytical method and DID NOT show a Measurable Concentration of PFAS since January 1, 2019?

SECTION 4. WATER SOURCE INFORMATION

Please complete and submit information from Section 4 for EACH Water Source. See "Addendum X" to provide information for each additional Water Source.

Note: Groundwater wells should report flow rates from the groundwater well. Surface water systems should report the flow rate of the water that enters the treatment plant.

Name or description of the Water Source.

Note: This is the name or unique identifier listed on the testing laboratory chain of custody document.

Is this a groundwater well or surface water system?

**Please enter "Groundwater well" or "Surface water system."*

Note: Please enter "Surface water system" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a surface water system.

Estimated date of first PFAS detection to your water system (be as specific as possible)

What is the basis for the estimate above?

WATER SOURCE QUESTIONS (CHECK YES OR NO)

YES

NO

Does the PWS own this Water Source?

Does the PWS operate this Water Source?

Is this Water Source a purchased water connection?

Has the water from this Water Source ever been used as Drinking Water?

Was this Water Source tested or otherwise analyzed for PFAS and found to contain any Measurable Concentration of PFAS on or before the {Settlement Date}?

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Public Water System Settlement Claims Form

FLOW RATE

Please answer the below questions indicating the maximum flow rate for the Water Source. *Please indicate (check the correct box) if the measurement is in gallons per minute (GPM) or million gallons per day (MGD).*

FLOW RATE QUESTIONS	MAX FLOW RATE	GPM	MGD
If this Water Source is a groundwater well, please enter the maximum flow rate.			
If this Water Source is a surface water system, please enter the maximum flow rate of the water that enters the treatment plant.			
How was the maximum flow rate determined?			

For the following years, please enter the **average annual** flow rate for the Impacted Water Source. If the flow rate was reduced or the Water Source was taken offline due to PFAS contamination, please indicate by checking the box corresponding to that year.

Note: Please indicate if the measurement is in gallons per minute (GPM) or million gallons per day (MGD) by checking the corresponding box. If the source was not online in a particular year, please enter "0" (zero) for the Average Annual Flow Rate.

YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD	Was the Avg. Annual Flow Rate reduced due to PFAS Contamination?
<u>Groundwater Well</u> Example: 2013	1500	✓		
<u>Surface Water System</u> Example: 2014	4.3		✓	
2013				
2014				
2015				
2016				
2017				
2018				
2019				
2020				
2021				
2022				

ADDITIONAL FLOW RATE INFORMATION (IF NECESSARY)

Each PWS is required to provide data for at least 3 years for which the average annual flow rate (AAFR) was **not** reduced due to PFAS contamination, if available. If the PWS did not provide data for at least 3 years in which the AAFR was not reduced due to PFAS contamination (in the table above), please use the space below to provide additional information as needed. For example, if the AAFR for 9 of the previous 10 years has been reduced due to PFAS contamination, the PWS should provide 2 years of data below for the most recent unimpacted years.

YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD
EXAMPLE: 2009	3000	✓	
EXAMPLE: 2010	3500	✓	

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Public Water System Settlement Claims Form

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Public Water System Settlement Claims Form

SECTION 5. PFAS TESTING RESULTS

PFOA CONTAMINATION TESTING

Please enter the below information to indicate **PFOA** Qualifying Test Results. *If this Water Source was not found to contain any PFAS at any level on or before the {Settlement Date}, leave this section blank and skip to Section 6: Certification and Signature.*

See Addendum X to provide information for each additional Water Source.

Highest historical PFOA concentration in lab-issued documentation:

Date of sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOA concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

PFOS CONTAMINATION TESTING

Please enter the below information to indicate **PFOS** Qualifying Test Results. *If this Water Source was not found to contain any PFAS at any level on or before the {Settlement Date}, leave this section blank and skip to Section 6: Certification and Signature.*

See Addendum X to provide information for each additional Water Source.

Highest historical PFOS concentration in lab-issued documentation:

Date of sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOS concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state- or federal agency-approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Public Water System Settlement Claims Form

OTHER PFAS CONTAMINATION TESTING

Please enter the below information to indicate **other PFAS analyte** Qualifying Testing Results. *If this Water Source was not found to contain any PFAS at any level on or before the {Settlement Date}, leave this section blank and skip to Section 6: Certification and Signature.*

See Addendum X to provide information for each additional Water Source.

Highest historical concentration of **one** other PFAS analyte in lab-issued documentation:

Date of sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical concentration of one other PFAS analyte concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state- or federal agency-approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

SECTION 6. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Public Water System Settlement Claims Form

Please submit **ALL** documentation reflecting the information provided above including the following:

1. Lab-issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS analyte (including chain of custody document)
2. Documentation to support both annual average and maximum flow rate of the water entering the surface water system.
3. Filed and dated copy of the lawsuit filed by the PWS to recover damages associated with PFAS contamination of its groundwater wells or surface water systems
4. A completed IRS Form W-9 for the PWS

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase One Special Needs Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a Special Needs claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Special Needs Claims Form must be submitted no later than the {Phase One Special Needs Claims Form Deadline}. Late Special Needs Claims Forms will not be considered.

A Public Water System (PWS) may receive compensation for actions taken to reduce or eliminate the risk of supplying contaminated water. Special Needs may include, but are not limited to, drilling new wells, purchasing supplemental water, taking wells offline or rerouting pipes. Detailed supporting documentation must be submitted.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For any questions about this Special Needs Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	_ _ - _ _ _ _ _

SECTION 2. SPECIAL NEEDS CLAIM INFORMATION

NARRATIVE OF NEED/ISSUE

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase One Special Needs Claims Form

Total Amount Claimed

\$ _____ . ____

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase One Special Needs Claims Form

SECTION 3. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

Please submit **ALL** documentation reflecting the information provided above.

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase One Supplemental Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a Supplemental claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Supplemental Claims Form must be submitted no later than the {Phase One Supplemental Claims Form Deadline}. Late Supplemental Claims Forms will not be considered.

A PWS should ONLY complete this Supplemental Claims Form for Water Sources that meet one or more of the following criteria: (i) Water Sources that were reported in Phase One Claims Forms to have no Measurable Concentration (any level) of PFAS and because of later PFAS testing obtained a Qualifying Test Result showing a Measurable Concentration of PFAS; (ii) Water Sources with a positive PFAS detection as of {Settlement Date} that did not exceed an applicable State MCL or the Proposed Federal PFAS MCLs at the time the PWS submitted its Claims Form but later exceeded the Proposed Federal PFAS MCLs or an applicable State MCL, whether due to new test results or a change in the applicable MCLs.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Supplemental Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its groundwater wells and/or surface water systems ("Water Source").

Baseline Testing: If a Water Source was tested only prior to January 1, 2019, and its test results do not show a Measurable Concentration of PFAS, that Water Source must be retested to meet Baseline Testing requirements. If a Water Source was tested on January 1, 2019, or later, and its test results do not show a Measurable Concentration of PFAS, no further testing of that Water Source is required. Test results may be submitted from untreated (raw) or treated (finished) water samples. However, all samples must be drawn from a Water Source that has been used to provide Drinking Water.

For any questions about this Supplemental Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	

SECTION 2. WATER SOURCE INFORMATION

Please complete and submit information from Section 2 for EACH Water Source. See "Addendum X" to provide information for each additional Water Source.

***Note:** Groundwater wells should report flow rates from the groundwater well. Surface water systems should report the flow rate of the water that enters the treatment plant.*

Name or description of the Water Source.

***Note:** This is the name or unique identifier listed on the testing laboratory chain of custody document.*

Is this a groundwater well or surface water system?

**Please enter "Groundwater well" or "Surface water system."*

***Note:** Please enter "Surface water system" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a surface water system.*

Estimated date of first PFAS detection to your water system (be as specific as possible)

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase One Supplemental Claims Form

What is the basis for the estimate above?	
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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase One Supplemental Claims Form

SECTION 3. PFAS TESTING RESULTS

PFOA CONTAMINATION TESTING

Please enter the below information to indicate **PFOA** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOA concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOA concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

PFOS CONTAMINATION TESTING

Please enter the below information to indicate **PFOS** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOS concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOS concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase One Supplemental Claims Form

OTHER PFAS CONTAMINATION TESTING

Please enter the below information to indicate **other PFAS analyte** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical concentration of one other PFAS analyte in lab-issued documentation:			
Date of Sampling:			
Company of the person who took the sample:			
Date of analysis:			
Highest historical concentration of one other PFAS analyte concentration converted to parts per trillion (PPT):	_____ PPT		
Name of laboratory that performed the analysis:			
Facility address of laboratory that performed the analysis:	Street/PO Box		
	City	State	Zip
What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?			

SECTION 4. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Supplemental Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:	
Authorized Representative's Printed Name:	

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase One Supplemental Claims Form

Please submit **ALL** documentation reflecting the information provided above including the following:

1. Lab-issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS (including chain of custody document)

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Phase Two Action Fund Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the {Phase Two Action Fund Claims Form Deadline}. Late Claims Forms will not be considered.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its groundwater wells and/or surface water systems ("Water Source").

Phase Two Baseline Testing: Each Phase Two Qualifying Class Member must test each of its Water Sources for PFAS, request from the laboratory that performs the analyses all analytical results, including the actual numeric values, and submit detailed PFAS test results to the Claims Administrator on a Claims Form within forty-five (45) calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026. Test results may be submitted from untreated (raw) or treated (finished) water samples. However, all samples must be drawn from a Water Source that has been used to provide Drinking Water.

A PWS that does not timely return a completed Claims Form forfeits any right to participate in this settlement. For any questions about this Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	_ _ _ - _ _ _ _ _ _
PWS Facility Address	Street		
	City	State	Zip

SECTION 1.2 PWS CONTACT INFORMATION

**Please note that communication for this Settlement may extend into the year 2030. Please provide contact information with this in mind and contact the Claims Administrator if any updates are required.*

Name of PWS Primary Contact		Job Title of PWS Primary Contact	
Telephone Number for Primary Contact	(_ _ _) _ _ _ - _ _ _ _	Fax Number	(_ _ _) _ _ _ - _ _ _ _
Email Address for Primary Contact		PWS "General" Email (if available)	
Name of PWS Secondary Contact		Job Title of PWS Secondary Contact	
Telephone Number for Secondary Contact	(_ _ _) _ _ _ - _ _ _ _	Email Address for Secondary Contact	
PWS Mailing Address	Street/PO Box		

*Payments will be sent to this

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Action Fund Claims Form

Payments will be sent to this address	City	State	Zip
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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Action Fund Claims Form

SECTION 1.3 LAWSUIT INFORMATION (CHECK YES OR NO)			YES	NO
Has PWS filed a lawsuit to recover damages associated with PFAS contamination of its public drinking water wells or surface water systems?				
If yes, is the lawsuit currently pending/filed in the AFFF MDL?				
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?				
Case Number				
Date Filed				
SECTION 1.4 ATTORNEY INFORMATION (IF APPLICABLE)			YES	NO
Is the PWS Represented by an Attorney? (Check Yes or No)				
Attorney Name		Law Firm Name		
Telephone Number	(_ _ _) _ _ _ - _ _ _ _	Email Address		
Law Firm Employer Identification Number				
SECTION 2. QUALIFYING PWS INFORMATION				
QUALIFYING QUESTIONS (CHECK YES OR NO)			YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test for PFAS by state law?				
Does the PWS serve at least 15 service connections used by year-round residents?				
Does the PWS serve at least 25 year-round residents?				
Does the PWS serve 3,300 people or fewer according to SDWIS as of {Settlement Date}?				
Is the PWS in the United States of America or one of its territories?				
Is the PWS owned or operated by a state (or territory of the United States) or the federal government?				
PWS CODES WITHIN THE SAFE DRINKING WATER INFORMATION SYSTEM (SDWIS)				
What is the PWS Owner Type Code as listed in SDWIS? <i>*Please enter one of the following: "L-Local Government" or "M-Public/Private" or "P-Private" or "N-Native American" or "S-State Government" or "F-Federal Government"</i>				
If the PWS has an Owner Type Code of "P-Private", what is the operation type of the PWS? <i>*Please enter one of the following: "Private For-Profit Utility", "Nonprofit Utility", or "Ancillary Utility"</i>				
If the PWS Owner Type Code is listed in SDWIS as either "S-State Government" or "F-Federal Government," does the PWS have the authority to sue or be sued in its own name? <i>*Please enter one of the following: "Yes" or "No"</i>				
What is the PWS Facility Activity Code as listed in SDWIS? <i>*Please enter one of the following: "Active", "Inactive", "Change from public to non-public", "Merged with another system" or "Potential future system to be regulated"</i>				

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Action Fund Claims Form

What is the PWS classification as listed in SDWIS?

**Please enter one of the following: "Community Water System" or "Non-Transient Non-Community Water System" or "Transient Non-Community Water System"*

Note : If (1) your type code is "Transient Non-Community Water System" OR (2) your type code is "Non-Transient Non-Community Water System" AND the PWS serves 3,300 people or fewer, skip to Section 6.

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Action Fund Claims Form

SECTION 3. WATER SOURCE SUMMARY INFORMATION

GROUNDWATER WELL SUMMARY

QUANTITY

How many groundwater wells are owned or operated by the PWS?

How many of these groundwater wells have been analyzed using a state or federal agency-approved analytical method and showed a Measurable Concentration (any level) of PFAS prior to {Settlement Date}?

How many of these groundwater wells have been analyzed using a state or federal agency-approved analytical method and DID NOT show a Measurable Concentration of PFAS since January 1, 2019?

SURFACE WATER SYSTEM SUMMARY

QUANTITY

How many surface water systems are owned or operated by the PWS?

How many of these surface water systems have been analyzed using a state or federal agency approved analytical method and showed a Measurable Concentration of PFAS prior to {Settlement Date}?

How many of these surface water systems have been analyzed using a state or federal agency approved analytical method and DID NOT show a Measurable Concentration of PFAS since January 1, 2019?

SECTION 4. WATER SOURCE INFORMATION

Please complete and submit information from Section 4 for EACH Water Source. See "Addendum X" to provide information for each additional Water Source.

Note: Groundwater wells should report flow rates from the groundwater well. Surface water systems should report the flow rate of the water that enters the treatment plant.

Name or description of the Water Source.

Note: This is the name or unique identifier listed on the testing laboratory chain of custody document.

Is this a groundwater well or surface water system?

**Please enter "Groundwater well" or "Surface water system."*

Note: Please enter "Surface water system" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a surface water system.

Estimated date of first PFAS detection to your water system (be as specific as possible)

What is the basis for the estimate above?

WATER SOURCE QUESTIONS (CHECK YES OR NO)

YES

NO

Does the PWS own this Water Source?

Does the PWS operate this Water Source?

Is this Water Source a purchased water connection?

Has the water from this Water Source ever been used as Drinking Water?

Was this Water Source tested or otherwise analyzed for PFAS and found to contain any Measurable Concentration of PFAS on or before the {Settlement Date}?

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Action Fund Claims Form

FLOW RATE

Please answer the below questions indicating the maximum flow rate for the Water Source. *Please indicate (check the correct box) if the measurement is in gallons per minute (GPM) or million gallons per day (MGD).*

FLOW RATE QUESTIONS	MAX FLOW RATE	GPM	MGD
If this Water Source is a groundwater well, please enter the maximum flow rate.			
If this Water Source is a surface water system, please enter the maximum flow rate of the water that enters the treatment plant.			
How was the maximum flow rate determined?			

For the following years, please enter the **average annual** flow rate for the Impacted Water Source. If the flow rate was reduced or the Water Source was taken offline due to PFAS contamination, please indicate by checking the box corresponding to that year.

Note: Please indicate if the measurement is in gallons per minute (GPM) or million gallons per day (MGD) by checking the corresponding box. If the source was not online in a particular year, please enter "0" (zero) for the Average Annual Flow Rate.

YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD	Was the Avg. Annual Flow Rate reduced due to PFAS Contamination?
<u>Groundwater Well</u> Example: 2013	1500	✓		
<u>Surface Water System</u> Example: 2014	4.3		✓	
2013				
2014				
2015				
2016				
2017				
2018				
2019				
2020				
2021				
2022				

ADDITIONAL FLOW RATE INFORMATION (IF NECESSARY)

Each PWS is required to provide data for at least 3 years for which the average annual flow rate (AAFR) was **not** reduced due to PFAS contamination, if available. If the PWS did not provide data for at least 3 years in which the AAFR was not reduced due to PFAS contamination (in the table above), please use the space below to provide additional information as needed. For example, if the AAFR for 9 of the previous 10 years has been reduced due to PFAS contamination, the PWS should provide 2 years of data below for the most recent unimpacted years.

YEAR	AVERAGE ANNUAL FLOW RATE	GPM	MGD
EXAMPLE: 2009	3000	✓	
EXAMPLE: 2010	3500	✓	

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Action Fund Claims Form

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Action Fund Claims Form

SECTION 5. PFAS TESTING RESULTS

PFOA CONTAMINATION TESTING

Please enter the below information to indicate **PFOA** Qualifying Testing Results.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOA concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOA concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

PFOS CONTAMINATION TESTING

Please enter the below information to indicate **PFOS** Qualifying Testing Results.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOS concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOS concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Action Fund Claims Form

OTHER PFAS CONTAMINATION TESTING

Please enter the below information to indicate **other PFAS analyte** Qualifying Test Results.

See Addendum X to provide information for each additional Water Source.

Highest historical concentration of **one** other PFAS analyte in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical concentration of one other PFAS analyte concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

SECTION 6. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Action Fund Claims Form

Please submit **ALL** documentation reflecting the information provided above including the following:

1. Lab-issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS analyte (including chain of custody document)
2. Documentation to support both annual average and maximum flow rate of the water entering the surface water system.
3. Filed and dated copy of the lawsuit filed by the PWS to recover damages associated with PFAS contamination of its groundwater wells or surface water systems
4. A completed IRS Form W-9 for the PWS

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Special Needs Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY**INSTRUCTIONS**

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a Special Needs claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Special Needs Claims Form must be submitted no later than the {Phase Two Special Needs Claims Form Deadline}. Late Special Needs Claims Forms will not be considered.

A Public Water System (PWS) may receive compensation for actions taken to reduce or eliminate the risk of supplying contaminated water. Special Needs may include, but are not limited to, drilling new wells, purchasing supplemental water, taking wells offline or rerouting pipes. Detailed supporting documentation must be submitted.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For any questions about this Special Needs Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	__ - __ - __ - __ - __ - __

SECTION 2. SPECIAL NEEDS CLAIM INFORMATION**NARRATIVE OF NEED/ISSUE**

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Special Needs Claims Form

Total Amount Claimed

\$ _____ . ____

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Special Needs Claims Form

SECTION 3. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

Please submit **ALL** documentation reflecting the information provided above.

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Phase Two Supplemental Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a Supplemental claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Supplemental Claims Form must be submitted no later than the {Phase Two Supplemental Claims Form Deadline}. Late Supplemental Claims Forms will not be considered.

A PWS should ONLY complete this Supplemental Claims Form for Water Sources that meet one or more of the following criteria: (i) Water Sources that were reported in Phase Two Claims Forms to have no Measurable Concentration (any level) of PFAS and because of later PFAS testing obtained a Qualifying Test Result showing a Measurable Concentration of PFAS; (ii) Impacted Water Sources that did not exceed an applicable State MCL or the Proposed Federal PFAS MCLs at the time the PWS submitted its Phase Two Claims Form but later exceeded the Proposed Federal PFAS MCLs or an applicable State MCL, whether due to new test results or a change in the applicable MCLs.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For the Supplemental Claims Form to be valid, Claimants must provide ALL information requested concerning the Public Water System (PWS) and its groundwater wells and/or surface water systems ("Water Source").

Phase Two Baseline Testing: Each Phase Two Qualifying Class Member must test each of its Water Sources for PFAS, request from the laboratory that performs the analyses all analytical results, including the actual numeric values, and submit detailed PFAS test results to the Claims Administrator on a Claims Form within forty-five (45) calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026. Test results may be submitted from untreated (raw) or treated (finished) water samples. However, all samples must be drawn from a Water Source that has been used to provide Drinking Water.

For any questions about this Supplemental Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	_ _ _ - _ _ _ _ _ _ _ _

SECTION 2. WATER SOURCE INFORMATION

Please complete and submit information from Section 2 for EACH Water Source. See "Addendum X" to provide information for each additional Water Source.

Note: Groundwater wells should report flow rates from the groundwater well. Surface water systems should report the flow rate of the water that enters the treatment plant.

Name or description of the Water Source. <i>Note: This is the name or unique identifier listed on the testing laboratory chain of custody document.</i>	
Is this a groundwater well or surface water system? <i>*Please enter "Groundwater well" or "Surface water system."</i>	
<i>Note: Please enter "Surface water system" if a treatment plant is blending groundwater and surface water before treatment. Both systems are considered a surface water system.</i>	
Estimated date of first PFAS detection to your water system (be as specific as possible)	

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Supplemental Claims Form

What is the basis for the estimate above?	
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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Supplemental Claims Form

SECTION 3. PFAS TESTING RESULTS

PFOA CONTAMINATION TESTING

Please enter the below information to indicate **PFOA** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOA concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOA concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

PFOS CONTAMINATION TESTING

Please enter the below information to indicate **PFOS** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical PFOS concentration in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical PFOS concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Supplemental Claims Form

OTHER PFAS CONTAMINATION TESTING

Please enter the below information to indicate **other PFAS analyte** Qualifying Test Result.

See Addendum X to provide information for each additional Water Source.

Highest historical concentration of **one** other PFAS analyte in lab-issued documentation:

Date of Sampling:

Company of the person who took the sample:

Date of analysis:

Highest historical concentration of one other PFAS analyte concentration converted to parts per trillion (PPT):

_____ PPT

Name of laboratory that performed the analysis:

Facility address of
laboratory that
performed the analysis:

Street/PO Box

City

State

Zip

What state or federal agency approved analytical method was used to measure the PFAS concentrations of the Impacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?

SECTION 4. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Supplemental Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

DOCUMENTATION REQUIREMENTS

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Supplemental Claims Form

Please submit **ALL** documentation reflecting the information provided above including the following:

1. Lab-issued documentation demonstrating historical maximum detections of PFOA, PFOS, and other PFAS (including chain of custody document)

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Testing Compensation Claims Form

CLAIM SUBMISSION DEADLINE: MM/DD/YYYY

INSTRUCTIONS

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

Please follow the instructions below to submit a Testing Compensation claim for the AFFF Products Liability Litigation Settlement Program. A completed copy of this Claims Form must be submitted no later than the {Phase Two Testing Compensation Claims Form Deadline}. Late Testing Compensation Claims Forms will not be considered.

A Public Water System (PWS) should ONLY fill out this claim form if ALL testing of all Water Sources as of the {Settlement Date} indicated no detection of PFAS at any level OR the PWS has not yet completed Baseline Testing. Compensation from the Testing Fund is limited to one payment per Water Source owned and operated by the PWS.

TO RECEIVE BENEFITS FROM THIS SETTLEMENT, YOU MUST PROVIDE ALL OF THE REQUIRED (*) INFORMATION BELOW AND YOU MUST SIGN THIS CLAIMS FORM. THIS CLAIMS FORM SHOULD ONLY BE USED IF A CLAIM IS BEING MAILED IN AND IS NOT BEING FILED ONLINE. YOU MAY ALSO FILE YOUR CLAIM ONLINE AT www.PFASWaterSettlement.com.

For any questions about this Claims Form, you may contact _____ at _____. Claims Forms submitted by mail should be sent to the Claims Administrator at the following address:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

SECTION 1. PUBLIC WATER SYSTEM (PWS) INFORMATION

SECTION 1.1 PWS GENERAL INFORMATION

Public Water System (PWS) Name			
PWS Identification Number (PWSID)		Employer Identification Number	
PWS Facility Address	Street		
	City	State	Zip

SECTION 1.2 PWS CONTACT INFORMATION

**Please note that communication for this Settlement may extend into the year 2030. Please provide contact information with this in mind and contact the Claims Administrator if any updates are required.*

Name of PWS Primary Contact		Job Title of PWS Primary Contact	
Telephone Number for Primary Contact	(_ _ _) _ _ _ - _ _ _ _	Fax Number	(_ _ _) _ _ _ - _ _ _ _
Email Address for Primary Contact		PWS "General" Email (if available)	
Name of PWS Secondary Contact		Job Title of PWS Secondary Contact	
Telephone Number for Secondary Contact	(_ _ _) _ _ _ - _ _ _ _	Email Address for Secondary Contact	
PWS Mailing Address <small>*Payments will be sent to this address</small>	Street/PO Box		
	City	State	Zip

Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)

Phase Two Testing Compensation Claims Form

SECTION 1.3 LAWSUIT INFORMATION (CHECK YES OR NO)			YES	NO
Has PWS filed a lawsuit to recover damages associated with PFAS contamination of its public drinking water wells or surface water systems?				
If yes, is the lawsuit currently pending/filed in the AFFF MDL?				
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?				
Case Number				
Date Filed				
SECTION 1.4 ATTORNEY INFORMATION (IF APPLICABLE)			YES	NO
Is the PWS Represented by an Attorney? (Check Yes or No)				
Attorney Name		Law Firm Name		
Telephone Number	(_ _ _) _ _ _ - _ _ _ _	Email Address		
Law Firm Employer Identification Number				
SECTION 2. QUALIFYING PWS INFORMATION				
QUALIFYING QUESTIONS (CHECK YES OR NO)			YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test for PFAS by state law?				
Does the PWS serve at least 15 service connections used by year-round residents?				
Does the PWS serve at least 25 year-round residents?				
Does the PWS serve 3,300 people or fewer according to SDWIS as of {Settlement Date}?				
Is the PWS in the United States of America or one of its territories?				
Is the PWS owned or operated by a state (or territory of the United States) or the federal government?				
PWS CODES WITHIN THE SAFE DRINKING WATER INFORMATION SYSTEM (SDWIS)				
What is the PWS Owner Type Code as listed in SDWIS? <i>*Please enter one of the following: "L-Local Government" or "M-Public/Private" or "P-Private" or "N-Native American" or "S-State Government" or "F-Federal Government"</i>				
If the PWS has an Owner Type Code of "P-Private", what is the operation type of the PWS? <i>*Please enter one of the following: "Private For-Profit Utility", "Nonprofit Utility", or "Ancillary Utility"</i>				
If the PWS Owner Type Code is listed in SDWIS as either "S-State Government" or "F-Federal Government," does the PWS have the authority to sue or be sued in its own name? <i>*Please enter one of the following: "Yes" or "No"</i>				
What is the PWS Facility Activity Code as listed in SDWIS? <i>*Please enter one of the following: "Active", "Inactive", "Change from public to non-public", "Merged with another system" or "Potential future system to be regulated"</i>				

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873)
Phase Two Testing Compensation Claims Form

What is the PWS classification as listed in SDWIS?

**Please enter one of the following: "Community Water System" or "Non-Transient Non-Community Water System" or "Transient Non-Community Water System"*

Note : If (1) your type code is "Transient Non-Community Water System" OR (2) your type code is "Non-Transient Non-Community Water System" AND the PWS serves 3,300 people or fewer, skip to Section 6.

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Aqueous Film-Forming Foam (AFFF) Products Liability Litigation (MDL 2873) Phase Two Testing Compensation Claims Form

SECTION 3. WATER SOURCE SUMMARY INFORMATION

Please answer the following questions for all Water Sources that are (a) owned or operated by the PWS, (b) are NOT purchased water connections, AND (c) have ever been used as Drinking Water.

How many groundwater wells are owned or operated by the PWS and have never had a Qualifying Test Result showing a Measureable Concentration (any level) of PFAS?

How many surface water systems are owned or operated by the PWS and have never had a Qualifying Test Result showing a Measureable Concentration of PFAS?

SECTION 4. CERTIFICATION AND SIGNATURE

By signing this Claims Form, Authorized Representative represents and warrants the following on behalf of the Settlement Class Member:

- The Authorized Representative has authority to submit a claim and to release all Released Claims on behalf of the Settlement Class Member and all other Persons who are Releasing Persons by virtue of their relationship or association with the Settlement Class Member.
- The Settlement Class Member has tested each of its Water Sources for PFAS.
- The Settlement Class Member authorizes the Claims Administrator and/or Special Master to provide all Claims Form information, including PFAS test result details, to the relevant Parties as required by the terms of the Settlement Agreement.
- The Settlement Class Member has consulted with any other entity that has incurred costs in connection with efforts to removed PFAS from, or prevent PFAS from entering, Settlement Class Member's Public Water System, and that Settlement Class Member's claim is on behalf of any such other entity.

I declare under penalty of perjury subject to 28 U.S.C. § 1746 that all of the information provided within this Testing Compensation Claims Form and its attachments are true and correct to the best of my knowledge, information, and belief.

Authorized Representative's Signature:

Authorized Representative's Printed Name:

Executed this _____ day of _____ at _____ (County), _____ (State).

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Amended by Agreement (8/27/2023)

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AMENDED EXHIBIT B

Notice of Proposed Class Action Settlement and Court Approval Hearing

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[Proposed Order begins on following page.]

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

**IN RE: AQUEOUS FILM-FORMING
FOAMS PRODUCTS LIABILITY
LITIGATION**

MDL No. 2:18-mn-2873-RMG

This Document relates to:

City of Camden, et al., v. 3M Company,
No. 2:23-cv-~~XXXX~~03147-RMG

**NOTICE OF PROPOSED CLASS ACTION SETTLEMENT AND
COURT APPROVAL HEARING**

TO: All Active Public Water Systems in the United States of America that have one or more Impacted Water Sources as of Settlement DATE June 22, 2023; **and** all Active Public Water Systems in the United States that do not have one or more Impacted Water Sources as of Settlement DATE June 22, 2023, and (i) are required to test for certain PFAS under UCMR-5, or (ii) serve more than 3,300 people.

A FEDERAL COURT APPROVED THIS NOTICE. PLEASE READ THIS NOTICE CAREFULLY, AS THE PROPOSED SETTLEMENT DESCRIBED BELOW MAY AFFECT YOUR LEGAL RIGHTS AND PROVIDE YOU WITH POTENTIAL BENEFITS. THIS IS *NOT* A NOTICE OF A LAWSUIT AGAINST YOU OR A SOLICITATION FROM A LAWYER.

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

I. WHAT IS THE PURPOSE OF THIS NOTICE?

The purpose of this Notice is (i) to advise you of a proposed settlement (referred to as the “Settlement”) that has been reached with the defendant, 3M Company (“3M” or “Defendant”), in the above-captioned lawsuit (the “Action”) pending in the multi-district litigation in the United States District Court for the District of South Carolina (the “Court”); (ii) to summarize your rights in connection with the Settlement; and (iii) to inform you of a Court hearing to consider whether to grant final approval of the Settlement, to be held on DATE at TIME, before the Honorable Richard M. Gergel, United States District Judge of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401.

If you received this Notice about the proposed Settlement in the mail, then you have been identified as a potential Settlement Class Member according to the Parties' records. Please read this Notice carefully.

II. WHAT IS THE ACTION ABOUT?

Class Representatives are Public Water Systems that have filed actions against 3M and other defendants, which actions are currently pending in the above-referenced multi-district litigation ("MDL").

Class Representatives have alleged that they have suffered harm resulting from the presence of PFAS in Drinking Water and/or the need to monitor for the presence of PFAS in Drinking Water, and that 3M is liable for damages and other forms of relief to compensate for such harm and costs.

In addition to the MDL, certain other cases asserting Released Claims are pending against 3M (collectively with the MDL, the "Litigation").

There are numerous defendants in addition to 3M in the MDL and the cases that comprise the Litigation. Those other defendants are not part of this Settlement Agreement. The Class Representatives and Settlement Class Members will remain able to seek separate and additional PFAS-related recoveries from those other defendants in addition to the Settlement Amount here.

3M denies the allegations in the Litigation and all other allegations relating to the Released Claims; denies that it has any liability to Class Representatives, the Settlement Class, or any Settlement Class Member for any Claim of any kind; and would assert a number of legal and factual defenses against such Claims if they were litigated to conclusion (including against certification of any purported class for litigation purposes).

This Notice should not be understood as an expression of any opinion by the Court as to the merits of the Class Representatives' Claims or the Defendant's defenses.

III. WHO IS PART OF THE PROPOSED SETTLEMENT?

The Class Representatives and 3M have entered into the Settlement Agreement to resolve Claims relating to PFAS contamination of Drinking Water in Public Water Systems. The Court has preliminarily approved the Settlement Agreement as fair, reasonable, and adequate. The Court will hold a Final Fairness Hearing, as described below, to consider whether to grant final approval of the Settlement.

The Settlement Class is defined as follows:

All Active Public Water Systems in the United States of America that have one or more Impacted Water Sources as of ~~the Settlement DATE~~ June 22, 2023.

AND

All Active Public Water Systems in the United States that do not have one or more Impacted Water Sources as of ~~the Settlement DATE~~ June 22, 2023, and (i) are required to test for certain PFAS under UMCR-5, or (ii) serve more than 3,300 people, according to SDWIS.

Exhibits E and F to the Settlement Agreement, available for review at www.PFASWaterSettlement.com, list all Eligible Claimants known to Interim Class Counsel and 3M's Counsel ~~as of the Settlement Date.~~ Not all Public Water Systems are potential Settlement Class Members; specifically excluded from the Settlement Class are:

- i. Non-Transient Non-Community Water Systems serving 3,300 or fewer people;
- ii. Transient Non-Community Water Systems of any size;
- iii. The Public Water Systems listed in Exhibit G to the Settlement Agreement, which are associated with a specific PFAS-manufacturing facility owned by 3M;
- iv. Any Public Water System that is owned by a ~~state~~State government, is listed in SDWIS as having as its sole "Owner Type" a "State government" (as set forth in Exhibit H to the Settlement Agreement), and lacks independent authority to sue and be sued;
- v. Any Public Water System that is owned by the federal government, is listed in SDWIS as having as its sole "Owner Type" the "Federal government" (as set forth in Exhibit I to the Settlement Agreement), and lacks independent authority to sue and be sued;
- vi. The Public Water Systems that are listed in Exhibit J to the Settlement Agreement and have previously settled their PFAS-related Claims against 3M; and
- vii. Any privately owned well that provides water only to its owner's (or its owner's tenant's) individual household and any other system for the provision of water for human consumption that is not a Public Water System.

An Eligible Claimant must submit a timely notice if it believes it has been erroneously listed in any of the above-referenced Exhibits.

Per the Settlement Agreement, “Public Water System” means a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year, consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141. The term “Public Water System” includes (i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Solely for purposes of the Settlement Agreement, the term “Public Water System” refers to a Community Water System of any size or a Non-Transient Non-Community Water System that serves more than 3,300 people, according to SDWIS; or any Person (but not any financing or lending institution) that has legal authority or responsibility (by statute, regulation, other law, or contract) to fund or incur financial obligations for the design, engineering, installation, operation, or maintenance of any facility or equipment that treats, filters, remediates, or manages water that has entered or may enter Drinking Water or any Public Water System; but does not refer to a Non-Transient Non-Community Water System that serves 3,300 or fewer people, according to SDWIS, or to a Transient Non-Community Water System of any size. It is the intention of the Settlement Agreement that the definition of “Public Water System” be as broad, expansive, and inclusive as possible.

Non-Transient Non-Community Water System means a Public Water System that is not a Community Water System and that regularly serves at least twenty-five (25) of the same persons over six (6) months per year, consistent with the use of that term in 40 C.F.R. Part 141.

Transient Non-Community Water System means a Public Water System that is not a Community Water System and that does not regularly serve at least twenty-five (25) of the same persons over six (6) months per year, consistent with the use of that term in 40 C.F.R. Part 141.

SDWIS means the U.S. EPA Safe Drinking Water Information System Federal Reporting Services system, as of ~~the Settlement Date~~, June 22, 2023.

IV. WHAT ARE THE KEY TERMS OF THE PROPOSED SETTLEMENT?

The key terms of the proposed Settlement are as follows.

1. **Settlement Amount.** 3M has agreed to pay an amount not less than \$10,500,000,000 and not more than \$12,500,000,000 (the “Settlement Amount”), subject to final approval of the Settlement by the Court and certain other conditions specified in the Settlement Agreement. 3M shall additionally pay up to \$5,000,000 to cover costs incurred by the Notice

Administrator in the course of executing the Notice Plan. Together, these payments from 3M constitute the “Settlement Funds.” Payments to Qualifying Class Members will be referred to as “Settlement Awards.” In no event shall 3M be required under the Settlement Agreement to pay any amounts above the Settlement Funds. Any fees, costs, expenses, or incentive awards payable under the Settlement Agreement shall be paid out of, and shall not be in addition to, the Settlement Funds.

2. **Settlement Benefit.** Each Settlement Class Member that has not excluded itself from the Settlement Class will be eligible to receive a settlement check(s) from the Claims Administrator based on the Allocation Procedures developed by Class Counsel, which are subject to final approval by the Court as fair and reasonable.

3. **Settlement Administration.** The Court has appointed a Special Master and Claims Administrator pursuant to Rule 53 of the Federal Rules of Civil Procedure (FRCP) to oversee the allocation of the Settlement Funds. They will adhere to their duties set forth herein and in the Settlement Agreement. The Special Master will generally oversee the Claims Administrator and make any final decision(s) related to any appeals by Qualifying Class Members or 3M and any ultimate decision(s) presented by the Claims Administrator. The Claims Administrator will perform the actual modeling, allocation, and payment distribution functions. The Claims Administrator will seek assistance from the Special Master when needed. The Claims Administrator may also seek the assistance of the Interim Class Counsel’s consultants who assisted in providing guidance in designing the Allocation Procedures.

4. **Allocation Procedures Overview.** The Allocation Procedures (attached as Exhibit Q to the Settlement Agreement) were designed to fairly and equitably allocate the Settlement Amount among Qualifying Class Members to resolve PFAS contamination of Drinking Water in Public Water Systems in such a way that reflects factors used in designing a water treatment system in connection with such contamination. The volume of impacted water and the degree of impact are the main factors in calculating the cost of treating PFAS; the Allocation Procedures use formulas to arrive at the amounts due, to equitably compensate Qualifying Class Members for PFAS-related treatment. There will also be a Settlement website, available at www.PFASWaterSettlement.com, which will allow putative Class Members to access information about the Settlement, including Court documents and an Estimated Allocation Range Table that will allow Class Members to determine a good faith estimate of their potential award.

5. **Claims Form Process.** The Claims Administrator will verify that each entity that submits a Claim Form is a Qualifying Class Member and will confirm the category into which the Class Member falls.

- Qualifying Class Members fall into one of two categories: Phase One Qualifying Class Members or Phase Two Qualifying Class Members. Phase One Qualifying Class Members will be allocated \$6,875,000,000. Phase Two Qualifying Class Members’ allocation will be between \$3,625,000,000 and \$5,625,000,000, depending on the factors and process set forth in the Allocation

Procedures.

- A Phase One Qualifying Class Member is an Active Public Water System in the United States that has one or more Impacted Water System as of ~~the Settlement DATE~~ June 22, 2023. Each Phase One Qualifying Class Member must test each of its Water Sources for PFAS; request from the laboratory that performs the analyses all analytical results, including the actual numeric values of all analytical results; and submit or cause the testing laboratory to submit detailed PFAS test results to the Claims Administrator on a Claims Form(s) by dates specified below and on the Settlement website, available at www.PFASWaterSettlement.com. The Claims Administrator will establish three separate funds for the benefit of Phase One Qualifying Class Members. Such Settlement Class Members will be eligible for compensation from at least one and potentially more of these funds. These funds and the criteria the Claims Administrator will use to determine the amount each Phase One Qualifying Class Member will receive from them are fully described in the Allocation Procedures in Exhibit Q to the Settlement Agreement.
- A Phase Two Qualifying Class Member is an Active Public Water System in the United States that does not have one or more Impacted Water Sources as of ~~the Settlement DATE~~ June 22, 2023, and (i) is required to test for certain PFAS under UCMR-5 or (ii) serves more than 3,300 people. Each Phase Two Qualifying Class Member must test each of its Water Sources for PFAS; request from the laboratory that performs the analyses all analytical results, including the actual numeric values; and submit or cause the testing laboratory to submit detailed PFAS test results to the Claims Administrator on a Claims Form within forty-five (45) calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026. The Claims Administrator will establish four separate funds for the benefit of Phase Two Qualifying Class Members. These funds and the criteria the Claims Administrator will use to determine the amount each Phase Two Settlement Class Member will receive from them are fully described in the Allocation Procedures.

The initial step for establishing Settlement Class membership and eligibility for compensation from the Settlement Amount is the completion of the relevant Claims Form. The term "Claims Form" may refer to any of seven separate forms:

1. Phase One Public Water System Settlement Claims Form;
2. Phase One Supplemental Fund Claims Form;
3. Phase One Special Needs Fund Claims Form;
4. Phase Two Testing Compensation Claims Form;
5. Phase Two Action Fund Claims Form;
6. Phase Two Supplemental Fund Claims Form; and

7. Phase Two Special Needs Fund Claims Form.

These Claims Forms will be available online at the Settlement website and can be submitted to the Claims Administrator electronically or on paper. The Claims Forms will vary depending on the applicable Settlement Class membership category (Phase One or Phase Two) and on the specific fund or funds from which compensation is sought.

The Claims Administrator will review each Claims Form, verify the completeness of the data it contains, and follow up as appropriate, including to notify Settlement Class Members of the need to cure deficiencies in their submission(s), if any. Based on the data in the Claims Forms, the Claims Administrator will then confirm Settlement Class membership and category and determine the amount each Settlement Class Member is owed from each fund from which the Settlement Class Member seeks compensation. Should any portion of the Settlement Amount remain following the completion of the Claims Forms process, it will be distributed to Qualifying Class Members on a pro rata basis as explained in the Settlement Agreement and Allocation Procedures. None of any such remaining Settlement Amount shall be returned to 3M.

5. **Payment of Settlement Amount.** 3M shall pay or cause to be paid the Settlement Funds in accordance with the payment terms set forth in the Settlement Agreement and the Payment Schedule in Exhibit K to that Agreement. If the Settlement does not become final, 3M is entitled to a refund of the unused Settlement Amount, and no distribution to Settlement Class Members will occur.

6. **Release.** All Settlement Class Members that have not excluded themselves from the Settlement Class will release certain Claims against 3M, its affiliates, predecessors, and successors, and certain other Persons and entities as set forth in the Settlement Agreement. This is referred to as the “Release.” Generally speaking, the Release will prevent any Settlement Class Member from bringing any lawsuit against 3M or making any Claims resolved by the Settlement Agreement. In addition, all Settlement Class Members release any and all Claims for punitive damages.

The Release, as set forth in Section 11 of the Settlement Agreement, will be effective as to every Settlement Class Member that has not excluded itself from the Settlement Class, regardless of whether or not that Settlement Class Member files a Claims Form or receives any distribution from the Settlement.

7. **Attorney Fee/Litigation Cost and Class Representative Awards.** The Court will determine the amounts of attorneys’ fees and expenses to award to Class Counsel from the Settlement Amount for investigating the facts and law in the Action, the massive amount of litigation surrounding the Action, the trial preparations, and negotiating the proposed Settlement. Class Counsel will request an award of attorneys’ fees and costs. Class Counsel will make their request in a motion for attorneys’ fees and costs in accordance with Section 8.8 of the Settlement Agreement. Class Counsel intend to file a motion for an award of attorneys’ fees and costs that

will request that amounts due under the Common-Benefit Holdback Assessment provisions in Case Management Order No. 3, private attorney/client contracts, and fees of Class Counsel all be paid from the Qualified Settlement Fund.

Class Counsel will make their request in a motion to be filed with the Court not less than twenty (20) calendar days before Objections are due pursuant to Paragraphs 8.4, 8.7, and 8.8 of the Settlement Agreement. After the motion is filed, copies will be available from Class Counsel, the Settlement website (www.PFASWaterSettlement.com), or the Court docket for *City of Camden, et al., v. 3M Company*, No. 2:23-cv-~~XXXX~~03147-RMG.

Any attorneys' fees, costs, and expenses approved by the Court will be paid from the Settlement Amount.

8. Settlement Administration. All fees, costs, and expenses incurred in the administration and/or work by the Notice Administrator, including fees, costs, and expenses of the Notice Administrator, as well as the costs of distributing notice, shall be paid from the Settlement Funds. All fees, costs, and expenses incurred in the administration and/or work by the Claims Administrator, including fees, costs, and expenses of the Claims Administrator, shall be paid from the Settlement Amount. All fees, costs, and expenses incurred in the administration and/or work by the Special Master, including fees, costs, and expenses of the Special Master, shall be paid from the Settlement Amount. 3M shall have no obligation to pay any such fees, costs, and expenses other than the Settlement Funds.

9. Dismissal of the Litigation. If the Settlement is approved by the Court and becomes final, all pending Litigation will be dismissed with prejudice to the extent it contains Released Claims. If the Settlement is not approved by the Court or does not become final for any reason, the Litigation will continue, and Class Members will not be entitled to receive any Settlement Award.

THE PARAGRAPHS ABOVE PROVIDE ONLY A GENERAL SUMMARY OF THE TERMS OF THE PROPOSED SETTLEMENT. YOU CAN REVIEW THE SETTLEMENT AGREEMENT ITSELF FOR MORE INFORMATION ABOUT THE EXACT TERMS OF THE SETTLEMENT. THE SETTLEMENT AGREEMENT IS AVAILABLE AT WWW.PFASWATERSETTLEMENT.COM.

V. HOW WILL THE SETTLEMENT AMOUNT BE DIVIDED AMONG CLASS MEMBERS?

1. Baseline Testing.

Phase One Qualifying Class Members

Each Phase One Qualifying Class Member must perform Baseline Testing. Baseline Testing requires each Phase One Qualifying Class Member to test each of its Water Sources for PFAS; request from the laboratory that performs the analyses all analytical results, including the actual numeric values of all analytical results; and submit or cause the testing laboratory to submit detailed PFAS test results to the Claims Administrator on a Claims Form(s) by dates specified below.

Any Water System tested on or before ~~the Settlement DATE~~ June 22, 2023, using a state- or federal-approved methodology and found to contain a Measurable Concentration of PFAS, does not need to be tested again for purposes of Baseline Testing.

Any Water Source tested prior to January 1, 2019, that did not result in a Measurable Concentration of PFAS, must retest to meet Baseline Testing requirements. If a Water Source tested January 1, 2019, or later, and it did not result in a Measurable Concentration of PFAS, no further testing of that Water Source is required.

Baseline Testing requires the following:

- i. PFAS tests must be conducted at a minimum for PFAS analytes for which UCMR-5 requires testing, and
- ii. the PFAS test results must report any Measurable Concentration of PFAS, regardless of whether the level of PFAS detected in the water is above or below UCMR-5's relevant minimum reporting level.

Each Phase One Qualifying Class Member will verify in its Claims Form that it has tested all its Water Sources for PFAS. Failure to test and submit Qualifying Test Results for Water Sources (e.g., each groundwater well/surface-water source) will disqualify Water Sources from consideration for present and future payments.

Phase Two Qualifying Class Members

Each Phase Two Qualifying Class Member must perform Baseline Testing. Baseline Testing requires each Phase Two Qualifying Class Member to test each of its Water Sources for PFAS; request from the laboratory that performs the analyses all analytical results, including the actual numeric values of all analytical results; and submit or cause the testing laboratory to submit detailed PFAS test results to the Claims Administrator on a Claims Form within forty-five (45) calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026.

Baseline Testing requires the following:

- i. PFAS tests must be conducted at a minimum for PFAS analytes for which UCMR-5 requires testing, and
- ii. the PFAS test results must report any Measurable Concentration of PFAS, regardless of whether the level of PFAS detected in the water is above or below UCMR-5's relevant minimum reporting level.

Each Phase Two Qualifying Class Member will verify in its Claims Form that it has tested all its Water Sources for PFAS. Failure to test and submit Qualifying Test Results for Water Sources will disqualify Water Sources from consideration for present and future payments.

A Phase Two Qualifying Class Member that does not fully and timely satisfy these Phase Two Baseline Testing requirements shall be presumed to lack any Impacted Water Source and thus may be declared by the Claims Administrator to be ineligible to receive further payment from Phase Two.

Baseline Testing may be performed by any laboratory accredited or certified by a state government or federal regulatory agency for PFAS analysis that uses any state or federal agency-approved or -validated PFAS analytical method that is consistent with (or stricter) than the requirements of UCMR-5.

Class Counsel has arranged for discounted testing with the following laboratory to assist Class Members with Baseline Testing. The listed laboratory will forward the test results to the Claims Administrator. There is no requirement to use the listed laboratory.

Eurofins

Telephone Number: 916-374-4499

Website: <https://www.eurofinsus.com/environment-testing/pfas-testing/pfas-water-provider-settlement/>

2. **Base Scores for Water Sources.** The Allocation Procedures are designed to allocate money based on factors that dictate the costs of water treatment. It is well documented in the scientific literature and well known throughout the public water industry that the costs associated with water treatment consist of 1) capital costs and 2) operations and maintenance costs. Capital costs are mainly driven by the Impacted Water Source's flow rate. Operations and maintenance costs are mainly driven by flow rate and the levels of PFAS in the water. The Allocation Procedures utilize proxies for capital costs and operations and maintenance costs to generate a Base Score for each Impacted Water Source. The Claims Administrator will input the flow rates and PFAS concentrations from the Claims Forms into an EPA-derived formula that calculates a Base Score for each Impacted Water Source.

3. **Adjusted Base Scores.** Certain Class Members will be eligible for increases, or bumps, to their Base Scores. Based on the Claims Forms submitted, the Claims Administrator will determine if a Class Member is eligible for three available enhancements to the score: the Litigation Bump, the Public Water Provider Bellwether Bump (or Bellwether Bump), and the Regulatory Bump. A Class Member may qualify for none, one, or multiple bumps.

The Litigation Bump applies to all Qualifying Class Members that have a pending lawsuit filed in a state or federal court asserting Claims against 3M related to alleged PFAS contamination of Drinking Water in Public Water Systems. The Bellwether Bump applies to the Impacted Water Sources that are owned or operated by Qualifying Class Members that served as one of the ten

Public Water Provider Bellwether Plaintiffs. The Regulatory Bump will apply when an Impacted Water Source exceeds (i) an applicable state Maximum Contaminant Level (MCL) for a PFAS analyte or (ii) the proposed federal MCL for a PFAS analyte. The Claims Administrator will consider all Proposed Federal PFAS MCL and existing state MCLs for PFAS chemicals existing on the date the Court issues a Final Approval to determine if an Impacted Water Source has ever exceeded any applicable standard during the Class Period.

After the Claims Administrator applies the appropriate bumps to each Impacted Water Source, the Claims Administrator will use the new Adjusted Base Scores to determine how much of the Settlement Amount each Impacted Water Source will receive.

4. **Settlement Awards.** The information required to calculate Settlement Awards is not publicly available and is only obtainable through the Claims Forms submitted by Class Members. Thus, the Settlement Awards that each Class Member will receive ~~is~~are not determinable until the Claims Administrator analyzes all the Claims Forms submitted by the Claims Form deadline. The Settlement website will offer information that will allow all putative Class Members to see a good-faith estimate for an allocation range for each Impacted Water Source.

5. **Special Needs Funds.** Special Needs Funds will be established by the Claims Administrator for Phase One and Phase Two Qualifying Class Members that have expended monetary resources on extraordinary efforts to address PFAS detections in their Impacted Water Sources. Class Members can file a Special Needs Fund Claims Form to be considered for reimbursement of these expenditures.

6. **Supplemental Funds.** The Claims Administrator will also establish Phase One and Phase Two Supplemental Funds so that a Qualifying Class Member that did not initially exceed a state or federal MCL when it submitted its Claims Form can request additional funds if it later exceeds a state or federal MCL, and so that a Qualifying Class Member with a Water Source that initially did not have a Qualifying Test Result showing a Measurable Concentration of PFAS and later had such a Qualifying Test Result can request additional funds.

VI. WHO REPRESENTS THE SETTLEMENT CLASS?

The Court has appointed the attorneys from the following law firms to act as counsel for the Class (referred to as “Class Counsel” or “Plaintiffs’ Counsel”) for purposes of the proposed Settlement:

Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219	Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038	Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907
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	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606	<u>Joseph F. Rice</u> <u>Motley Rice LLC</u> <u>28 Bridgeside Blvd.</u> <u>Mt. Pleasant, SC 29464</u>
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VII. WHAT ARE THE REASONS FOR THE PROPOSED SETTLEMENT?

Class Counsel, Class Representatives, and 3M have engaged in extensive, arm's-length negotiations, including negotiations facilitated by a Court-appointed mediator, and have, subject to the Preliminary and Final Approval of the Court, reached an agreement to settle and release all Released Claims, on the terms and conditions set forth in the Settlement Agreement.

Class Representatives and Class Counsel have concluded, after a thorough investigation and after carefully considering the relevant circumstances, including the Claims asserted, the legal and factual defenses thereto, the applicable law, the burdens, risks, uncertainties, and expense of litigation, as well as the fair, cost-effective, and assured method of resolving the Claims, that it would be in the best interests of Settlement Class Members to participate in the Settlement in order to avoid the uncertainties of litigation and to ensure that the benefits reflected herein are obtained for Settlement Class Members. Further, Class Representatives and Class Counsel consider the Settlement set forth herein to be fair, reasonable, and adequate and in the best interests of Settlement Class Members.

3M, while continuing to deny any violation, wrongdoing, or liability with respect to any and all Claims asserted in the Litigation and all Released Claims, either on its part or on the part of any of the Released Parties, entered into the Settlement Agreement to avoid the expense, inconvenience, and distraction of further litigation.

VIII. WHAT DO YOU NEED TO DO NOW?

YOU CAN PARTICIPATE IN THE SETTLEMENT. You must file a Claims Form to be eligible to receive a payment under the Settlement Agreement. You can submit your Claims Form online at www.PFASWaterSettlement.com, or you can download, complete, and mail your Claims Form to the Claims Administrator at AFFF Public Water System Claims, PO Box 4466, Baton Rouge, Louisiana 70821. The deadline to submit a Claims Form is **DEADLINE DATE**.

Regardless of whether you file a Claims Form or receive any distribution under the Settlement, unless you timely opt out as described below, you will be bound by the Settlement and any judgment or other final disposition related to the Settlement, including the Release set forth in the Settlement Agreement, and will be precluded from pursuing

Claims against 3M separately if those Claims are within the scope of the Release.

YOU CAN OPT OUT OF THE SETTLEMENT. If you do not wish to be a Settlement Class Member, and do not want to participate in the Settlement and receive funds from the Settlement, you may exclude yourself from the Settlement Class by completing and mailing a notice of intention to opt-out (referred to as a “Request for Exclusion” or an “Opt-Out”). Anyone within the Settlement Class that wishes to opt out of the Settlement Class and Settlement must file a written and signed statement entitled “Request for Exclusion” with the Notice Administrator, provide service in accordance with Federal Rule of Civil Procedure 5, and comply with all Opt-Out provisions of the Settlement Agreement.

To be treated as valid, the Request for Exclusion must be served on the Notice Administrator, the Special Master, the Claims Administrator, Counsel for 3M, and Class Counsel at the addresses below.

Notice Administrator:

In re: Aqueous Film-Forming Foams Products
Liability Litigation
c/o 3M Notice Administrator
1650 Arch Street, Suite 2210
Philadelphia, PA 19103

Special Master:

Matthew Garretson
Wolf/Garretson LLC
P.O. Box 2806
Park City, UT 84060

Claims Administrator:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

Counsel for 3M:

Kevin H. Rhodes
Executive Vice President and
Chief Legal Affairs Officer
Legal Affairs Department
3M Company
3M Center, 220-9E-01
St. Paul, MN 55144-1000

Thomas J. Perrelli
Jenner & Block LLP
1099 New York Avenue, N.W.,
Suite 900
Washington, DC 20001-4412

Richard F. Bulger
Mayer Brown LLP
71 South Wacker Drive
Chicago, Illinois 60606

Class Counsel:

Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219	Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038	Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907
	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606	<u>Joseph F. Rice</u> <u>Motley Rice LLC</u> <u>28 Bridgeside Blvd.</u> <u>Mt. Pleasant, SC 29464</u>

The Request for Exclusion must be received by the Notice Administrator no later than **DEADLINE.**

The Request for Exclusion must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to exclude the Person from the Settlement and must provide:

- an affidavit or other proof of the Settlement Class Member's standing;
- the filer's name, address, telephone, facsimile number and email address (if available); and

- the name, address, telephone number, and e-mail address (if available) of the Person whose exclusion is requested.

Any Person that submits a timely and valid Request for Exclusion shall not (i) be bound by any orders or judgments effecting the Settlement; (ii) be entitled to any of the relief or other benefits provided under the Settlement Agreement; (iii) gain any rights by virtue of the Settlement Agreement; or (iv) be entitled to submit an Objection.

If you own or operate more than one Public Water System and are authorized to determine whether to submit Requests for Exclusion on those Public Water Systems' behalf, you may submit a Request for Exclusion on behalf of some of those Public Water Systems but not the other(s). You must submit a Request for an Exclusion on behalf of each such Public Water System that you wish to opt out of the Settlement Class. Any Public Water System that is not specifically identified in a Request for Exclusion will remain in the Settlement Class.

Any Settlement Class Member that does not submit a timely and valid Request for Exclusion submits to the jurisdiction of the Court and, unless the Settlement Class Member submits an Objection that complies with the provisions of the Settlement Agreement, shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

YOU CAN OBJECT OR TAKE OTHER ACTIONS. Any Settlement Class Member who has not successfully excluded itself ("opted out") may object to the Settlement. Any Settlement Class Member that wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated "Objection" with the Clerk of the Court, provide service on 3M's Counsel and Class Counsel at the addresses below in accordance with Federal Rule of Civil Procedure 5, and comply with all Objections provisions of the Settlement Agreement. Objections submitted by any Settlement Class Member to incorrect locations shall not be valid.

Clerk of the Court:

Clerk, United States District Court for the District of South Carolina 85 Broad Street Charleston, SC 29401
--

Counsel for 3M:

Kevin H. Rhodes Executive Vice President and Chief Legal Affairs Officer Legal Affairs Department 3M Company 3M Center, 220-9E-01
--

St. Paul, MN 55144-1000

Thomas J. Perrelli
Jenner & Block LLP
1099 New York Avenue, N.W.,
Suite 900
Washington, DC 20001-4412

Richard F. Bulger
Mayer Brown LLP
71 South Wacker Drive
Chicago, Illinois 60606

Class Counsel:

<p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219</p>	<p>Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038</p>	<p>Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907</p>
	<p>Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24th Floor Chicago, IL 60606</p>	<p><u>Joseph F. Rice</u> <u>Motley Rice LLC</u> <u>28 Bridgeside Blvd.</u> <u>Mt. Pleasant, SC 29464</u></p>

All Objections must certify, under penalty of perjury in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Settlement Class Member and must provide:

- an affidavit or other proof of the Settlement Class Member's standing;
- the filer's name, address, telephone, facsimile number and email address (if available);
- the name, address, telephone, facsimile number and email address (if available) of the Person whose Objection is submitted;
- all objections asserted by the Settlement Class Member and the specific reason(s) for each objection, including all legal support and evidence the Settlement Class Member wishes to bring to the Court's attention;

- an indication as to whether the Settlement Class Member wishes to appear at the Final Fairness Hearing; and
- the identity of all witnesses the Settlement Class Member may call to testify.

The deadline to submit an Objection is **DEADLINE DATE**.

Settlement Class Members may object either on their own or through any attorney hired at their own expense. If a Settlement Class Member is represented by counsel, the attorney must file a notice of appearance with the Clerk of Court no later than **the date ordered by the Court for the filing of Objections** and serve such notice in accordance with Federal Rule of Civil Procedure 5 within the same time period.

Any Settlement Class Member that fully complies with the provisions for objecting may, at the Court's discretion, appear at the Final Fairness Hearing to object to the Settlement or to the award of fees and costs to Class Counsel. Any Settlement Class Member that fails to comply with the provisions of the Settlement Agreement for objecting shall waive and forfeit any and all objections the Settlement Class Member may have asserted.

IX. WHAT WILL HAPPEN AT THE FINAL FAIRNESS HEARING?

Before deciding whether to grant final approval to the Settlement, the Court will hold the Final Fairness Hearing in Courtroom **XX** of the U.S. Courthouse, 85 Broad Street, Charleston, South Carolina 29401, on **DATE**. At that time, the Court will determine, among other things, (i) whether the Settlement should be granted final approval as fair, reasonable, and adequate, (ii) whether the Action should be dismissed with prejudice pursuant to the terms of the Settlement Agreement, (iii) whether the Settlement Class should be conclusively certified for settlement purposes only, (iv) whether Settlement Class Members should be bound by the Release set forth in the Settlement Agreement, (v) the amount of attorneys' fees and costs to be awarded to Class Counsel, if any, and (vi) the amount of the award to be made to the Class Representatives for their services, if any. The Final Fairness Hearing may be postponed, adjourned, or continued by Order of the Court without further notice to the Class.

X. HOW CAN YOU GET ADDITIONAL INFORMATION ABOUT THE ACTION, THE PROPOSED SETTLEMENT, THE SETTLEMENT AGREEMENT, OR THE NOTICE?

The descriptions of the Action, the Settlement, and the Settlement Agreement in this Notice are only a general summary. In the event of a conflict between this Notice and the Settlement Agreement, the terms of the Settlement Agreement control. All papers filed in this case, including the full Settlement Agreement, are available for you to inspect and copy (at your cost) at the office of the Clerk of Court, the Settlement website, or online through the

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Court's electronic docket. A copy of the Settlement Agreement may also be obtained from Class Counsel by contacting them at the addresses or telephone numbers set forth above. Any questions concerning this Notice, the Settlement Agreement, or the Settlement may be directed to Class Counsel. You may also seek the advice and counsel of your own attorney, at your own expense, if you desire.

**DO NOT WRITE OR TELEPHONE THE COURT, THE CLERK'S OFFICE, OR
DEFENDANT WITH ANY QUESTIONS ABOUT THIS NOTICE, THE
SETTLEMENT, OR THE SETTLEMENT AGREEMENT.**

XI. WHAT ARE THE ADDRESSES YOU MAY NEED?**If to the Notice Administrator:**

In re: Aqueous Film-Forming Foams Products
Liability Litigation
c/o Notice Administrator
1650 Arch Street, Suite 2210
Philadelphia, PA 19103

If to the Claims Administrator:

AFFF Public Water System Claims
PO Box 4466
Baton Rouge, LA 70821

If to the Clerk of the Court:

Clerk, United States District Court for the
District of South Carolina
85 Broad Street
Charleston, SC 29401

If to the Special Master:

Matthew Garretson
Wolf/Garretson LLC
P.O. Box 2806
Park City, UT 84060

If to the Class Representatives, Class Counsel, or Settlement Class Members:

<p>Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, Texas 75219</p>	<p>Michael A. London Douglas & London 59 Maiden Lane, 6th Floor New York, NY 10038</p>	<p>Paul J. Napoli Napoli Shkolnik 1302 Av. Ponce de Leon San Juan, Puerto Rico 00907</p>
	<p>Elizabeth A. Fegan Fegan Scott LLC</p>	<p><u>Joseph F. Rice</u> <u>Motley Rice LLC</u> <u>28 Bridgeside Blvd.</u></p>

	150 S. Wacker Drive, 24 th Floor Chicago, IL 60606	<u>Mt. Pleasant, SC 29464</u>
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If to Counsel for 3M:

Kevin H. Rhodes
Executive Vice President and
Chief Legal Affairs Officer
Legal Affairs Department
3M Company
3M Center, 220-9E-01
St. Paul, MN 55144-1000

Thomas J. Perrelli
Jenner & Block LLP
1099 New York Avenue, N.W.,
Suite 900
Washington, DC 20001-4412

Richard F. Bulger
Mayer Brown LLP
71 South Wacker Drive
Chicago, Illinois 60606

XII. WHAT YOU MUST INCLUDE IN ANY DOCUMENT YOU SEND REGARDING THE ACTION.

In sending any document to the Notice Administrator, Claims Administrator, the Court, Class Counsel, or 3M's Counsel, you must include the following case name and identifying number on any documents and on the outside of the envelope:

In re: Aqueous Film-Forming Foams Products Liability Litigation, MDL No. 2:18-mn-2873 (D.S.C.), this document relates to: Class Complaint caption City of Camden, et al., v. 3M Company, No. 2:23-cv-03147-RMG.

You must also include your full name, address, email address, and a telephone number where you can be reached.

XIII. WHAT IMPORTANT DEADLINES YOU NEED TO KNOW.

Deadline Description	Deadline Trigger	Deadline Date
<u>Deadline to Object</u>	<u>Notice + 60 Days</u>	MM/DD/YYYY
<u>Deadline to Opt Out</u>	<u>Notice + 90 Days</u>	MM/DD/YYYY
Phase One Public Water System Settlement Claims Form	Effective Date + 60 Days	MM/DD/YYYY
Phase One Special Needs Claims Form	Claims Form Deadline + 45 Days	MM/DD/YYYY
Phase One Supplemental Fund Claims Form	TBD	12/31/2030
Phase Two Testing Compensation Claims Form	TBD	MM/DD/YYYY
Phase Two Action Fund Claims Form	TBD	6/30/2026
Phase Two Special Needs Claims Form	Phase Two Action Fund Claims Form Deadline + 45 Days	8/14/2026
Phase Two Supplemental Fund Claims Form	TBD	12/31/2030

The Honorable Richard M. Gergel
UNITED STATES DISTRICT JUDGE

DATED: _____

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NOTICE OF 3M CLASS ACTION SETTLEMENT**IN RE: [CLASS ACTION COMPLAINT CAPTION]**United States District Court, District of South Carolina – Charleston Division
MDL No. 2:18-mm-2873**PLEASE NOTE**, the enclosed correspondence relates to the Settlement with
3M.**YOU MAY RECEIVE ADDITIONAL CORRESPONDENCE RELATING
TO ADDITIONAL SETTLEMENTS WITH OR JUDGMENTS
INVOLVING OTHER DEFENDANT(S).**

Please be aware that documents associated with one Settling Defendant may appear similar to documents associated with another Settling Defendant. However, **each Settlement has its own specific terms and conditions, and each set of documents should be carefully reviewed with this in mind.** Please visit www.PFASWaterSettlement.com for more information and to review settlement-related documents.

**SETTLEMENT WEBSITE FOR FILING YOUR CLAIM FOR
SETTLEMENT PAYMENT****WWW.PFASWATERSETTLEMENT.COM****Login ID: [insert from PNN]****Password: [insert from PNN]**

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT C
Notice Plan

As detailed below, the Notice Plan provides for individual direct notice via USPS mail to all reasonably identifiable Eligible Claimants, outreach to national and local water organizations, a comprehensive media plan, and the implementation of a dedicated Settlement website and toll-free telephone line where Eligible Claimants can learn more about their rights and options pursuant to the terms of the Settlement. Additional details are provided in the accompanying Declaration of Steven Weisbrot of Angeion Group, LLC, which will implement the Notice Plan. All capitalized terms not otherwise defined herein shall have the meaning set forth in the Settlement Agreement, available for review at www.PFASWaterSettlement.com.

MAILED NOTICE

- Class Counsel will provide Angeion with a list of Public Water Systems that Class Counsel believes may be Eligible Claimants, based on information available to Class Counsel ~~as of the Settlement Date~~ (the “Class List”). The Class List will include, at a minimum, (1) all Active Public Water Systems that, as of the Settlement Date, are or will be required to test for certain PFAS under UCMR-5, including all Active Public Water Systems that serve more than 3,300 people, according to SDWIS; and (2) all Active Public Water Systems that, according to Class Counsel’s information ~~as of the Settlement Date~~, draw or otherwise collect water from any Water Source that has a Qualifying Test Result showing a Measurable Concentration (*i.e.*, any detection at any level) of PFAS, including all Public Water Systems listed on Exhibit E to the Settlement Agreement. UCMR-5 also includes a nationally representative sample of up to 800 small Active Public Water Systems that serve 3,300 or fewer people. U.S. EPA has not yet released the identification of ~~these all~~ 800 ~~of the~~ small Active Public Water Systems selected for UCMR-5 testing. Class Counsel and 3M will make reasonable efforts to specifically identify each of these 800 systems. ~~If To~~ the extent they can be identified, individual notice will be given to each of them. However,

Class Counsel and 3M submit that the robust publication efforts set forth in this Notice Plan constitute reasonable notice and are well designed to reach these types of small Active Public Water Systems. The Class List will be updated if Class Counsel becomes aware of additional Public Water Systems that may be Eligible Claimants.

- The Class List will also include mailing addresses and email addresses for each Eligible Claimant on the Class List, based on address information maintained in the U.S. EPA's Safe Drinking Water Information System ("SDWIS") or relevant state data sources. Where SDWIS, relevant state data sources, or information available to Class Counsel specifies an owner or operator of a Public Water System on the Class List whose mailing or email address is different from that of the Public Water System itself, the Class List will include the additional mailing and/or email address(es) as well.
- Notice will be sent via USPS certified mail with tracking and signature required to all Eligible Claimants for whom mailing addresses are included on the Class List. Notice will be mailed via USPS first-class mail, postage prepaid, to any P.O. Box addresses.
- Angeion will employ the following best practices to increase the deliverability rate of the mailed Notices:
 - Angeion will cause the mailing address information for Eligible Claimants to be updated utilizing the USPS National Change of Address database, which provides updated address information for individuals or entities that have moved during the previous four (4) years and filed a change of address with the USPS;
 - Angeion will also identify the address information included in SDWIS specified above, as well as relevant state data sources, and will monitor SDWIS and such sources for any updates;
 - Notices returned to Angeion by the USPS with a forwarding address will be re-mailed to the new address provided by the USPS, and the Class List will be updated accordingly;
 - Notices returned to Angeion by the USPS without forwarding addresses will be

subjected to an address verification search (commonly referred to as “skip tracing”) utilizing a wide variety of data sources, including public records, real estate records, electronic directory assistance listings, etc., to locate updated addresses; and

- Notices will be re-mailed to Eligible Claimants for whom updated addresses were identified via the skip tracing process.
- Any mailed Notices that remain undeliverable after the above-described efforts will be subjected to manual internet searches, phone calls to obtain updated addresses, and/or the identification of email addresses for providing backup notice if efforts to obtain a mailing address are not successful or where the Eligible Claimant requests notice be sent via email.
- A reminder postcard will be sent prior to certain applicable deadlines.

EMAIL NOTICE

- The Summary Notice will be sent via email to all Eligible Claimants for whom email addresses are available.
- The email sending the Summary Notice will be designed to avoid many common “red flags” that might otherwise cause a spam filter to block or identify the email notice as spam. For example, the email will not include attachments like the long-form Notice, because attachments are often interpreted by various Internet Service Providers (“ISP”) as spam.
- Additional methods will be employed to help ensure that as many recipients as possible receive the Summary Notice via email. Specifically, prior to distributing the Summary Notice by email, an email updating process will be undertaken to help ensure the accuracy of recipient email addresses. Angeion will review email addresses for mis-transcribed characters and perform other data hygiene as appropriate. This process will include review of email address information available in SDWIS or relevant state data sources.
- The email notice process will also account for the reality that some emails will inevitably fail to be delivered during the initial delivery attempt. Therefore, after the initial noticing campaign is complete and after an approximate 24- to 72-hour rest period (which allows any temporary block

at the ISP level to expire) a second round of email noticing will continue to any email addresses that were previously identified as soft bounces and not delivered.

- Angeion will also send a reminder email prior to certain applicable deadlines.

OUTREACH EFFORTS

- Angeion will perform personalized outreach to national and local water organizations, including to entities such as the Association of Metropolitan Water Agencies (“AMWA”) and the American Water Works Association (“AWWA”) and similar third-party organizations that have a connection to the case, along with a request that they assist in providing notice, where appropriate.

MEDIA CAMPAIGN

Publication Notice

- The Summary Notice of the Settlement will be published one (1) time in key industry-specific titles, such as *Journal AWWA*, *Rural Water*, *The Municipal*, and *Water Environment & Technology*.
- The Summary Notice of the Settlement will also be published one (1) time each in national publications such as the *Wall Street Journal*, *USA Today*, and the *New York Times*.
- To satisfy the requirements of California’s Consumer Legal Remedies Act, Angeion will cause the Summary Notice to be printed in the California regional edition of *USA Today* for four (4) consecutive weeks.

Digital Notice

- Angeion will undertake a digital publication campaign utilizing key industry-specific titles, such as *American Water Works Association*, *National Rural Water Association*, *The Municipal*, *Water Environment & Technology*, *Water Quality Association*, *AWWA Opflow*, and/or *AWWA Source Book*.

Paid Search Campaign

- Angeion will implement a paid search campaign on Google to help drive Eligible Claimants that are actively searching for information about the Settlement to the dedicated

Settlement website.

Press Release

- Angeion will distribute a press release over PR Newswire's national and public interest circuits to further disseminate news of the Settlement. A second press release will also be issued before the Objection and Opt Out deadlines.

SETTLEMENT WEBSITE AND TOLL-FREE TELEPHONE SUPPORT

- The Notice Plan will also involve a Settlement website, where Eligible Claimants can easily view general information about this Settlement, review relevant Court documents, and view important dates and deadlines pertinent to the Settlement. The website will be designed to be user-friendly and make it easy for Eligible Claimants to find information about the case. The website will also have a "Contact Us" page whereby Eligible Claimants can send an email with any additional questions to a dedicated email address.
- A toll-free hotline devoted to this case will be established to further apprise Eligible Claimants of their rights and options under the Settlement Agreement. The toll-free hotline will utilize an interactive voice response ("IVR") system to provide Eligible Claimants with responses to frequently asked questions and will also provide other essential information regarding the Settlement. This hotline will be accessible 24 hours a day, 7 days a week, with live operator support during normal business hours.

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Amended by Agreement (8/27/2023)

AMENDED EXHIBIT D
Proposed Preliminary Approval Order

[Proposed Order begins on following page.]

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION**

IN RE: AQUEOUS FILM-
FORMING FOAMS
PRODUCTS LIABILITY
LITIGATION

MDL No. 2:18-mn-2873-RMG

**[PROPOSED] PRELIMINARY APPROVAL ORDER
FOR SETTLEMENT BETWEEN PUBLIC WATER
SYSTEMS AND 3M COMPANY**

This Order Relates To

~~Case Nos. [CASE NOS.]~~ City of Camden, et al., v. 3M
Company,
No. 2:23-cv-03147-RMG

Plaintiffs, through Interim Class Counsel, have moved this Court, pursuant to Rule 23(a), (b), and (e) of the Federal Rules of Civil Procedure, for: (1) preliminary approval of the proposed Settlement of this class action lawsuit; (2) preliminary certification, for settlement purposes only, of the Settlement Class; (3) approval of the form of Notice to the Settlement Class; (4) approval of the Notice Plan; (5) appointment of Class Counsel; (6) appointment of Class Representatives; (7) appointment of the Notice Administrator; (8) appointment of the Claims Administrator; (9) appointment of the Special Master; (10) the scheduling of objection, opt-out, and other deadlines; and (11) the scheduling of a Final Fairness Hearing. The Court has reviewed and considered the papers filed in connection with the ~~unopposed~~ motion, all supporting evidence in the record, and the Settlement Agreement, as amended by agreement of the Parties, entered into between Plaintiffs and Defendant 3M Company ("3M" or "Defendant") (Dkt. ~~No. [preliminary approval]~~ No. 3370 and Dkt. [Aug. 28, 2023 consent motion].)

This Preliminary Approval Order incorporates by reference the definitions in the proposed Settlement Agreement. All capitalized terms used in this Order that are defined in the Settlement Agreement shall have the same meanings as set forth in that Agreement.

NOW, THEREFORE, the Court having reviewed and considered the proposed Settlement, the documents filed in connection with the motion, and supporting evidence, and good cause appearing,

IT IS HEREBY ORDERED:

Plaintiffs' ~~unopposed~~ motion to (1) preliminarily approve the proposed Settlement of this class action lawsuit; (2) preliminarily certify, for settlement purposes only, the Settlement Class; (3) approve the form of Notice to the Settlement Class; (4) approve the Notice Plan; (5) appoint Class Counsel; (6) appoint and designate Plaintiffs the City of Camden Water Services; City of Brockton; City of Sioux Falls; California Water Service Company; City of Delray Beach; Coraopolis Water & Sewer Authority; Verona; Dutchess County Water and Wastewater Authority and Dalton Farms Water System; South Shore; City of Freeport; Martinsburg Municipal Authority; Seaman Cottages; Village of Bridgeport; City of Benwood; Niagara County; City of Pineville; City of Iuka; and City of Amory as Class Representatives; (7) appoint the Notice Administrator; (8) appoint the Claims Administrator; (9) appoint the Special Master; (10) set objection, opt-out, and other deadlines; and (11) set a schedule for a Final Fairness Hearing is hereby **GRANTED**. The proposed Settlement shall be submitted to Class Members for their consideration and for a Final Fairness Hearing pursuant to Rule 23(e), as provided below.

I. Preliminary Settlement Approval

The proposed Settlement satisfies the Rule 23 criteria for preliminary approval for the following reasons:

(a) The proposed Settlement is the product of intensive, arm's-length, non-collusive negotiations overseen by the Court-appointed mediator, the Honorable Layn Phillips; has no obvious deficiencies; does not improperly grant preferential treatment to the Class Representatives; and is sufficiently fair, reasonable, and adequate to justify notice to those

affected, along with an opportunity to be heard, pursuant to Federal Rule of Civil Procedure 23(a), (b)~~))~~, and (e);

(b) The proposed Settlement substantially fulfills its purposes and objectives, and provides benefits to Class Members, without the costs, risks, and delays of further litigation at the trial and appellate levels, and does not require a finding or admission of liability for 3M;

(c) The proposed Notice Plan submitted to the Court constitutes the best notice practicable under the circumstances and is reasonably calculated under the circumstances to provide individual notice to all known Class Members and all Class Members that can be identified through reasonable efforts;

(d) The negotiations culminating in the proposed Settlement occurred at arm's length, were the product of sufficient investigation and discovery, and involved counsel for Plaintiffs who are experienced in similar litigation. Interim Class Counsel believe this is a fair, reasonable, and adequate resolution of Class Members' Released Claims;

(e) The proposed Settlement does not disclose grounds to doubt its fairness or other obvious deficiencies, such as unduly preferential treatment of the Class Representatives or any other Class Members, or excessive compensation for Class Counsel, and appears to fall within the range of possible approval.

II. Preliminary Certification of Settlement Class

The proposed Settlement Class, for settlement purposes only, is defined as, “[e]very Active Public Water System in the United States of America that—(a) has one or more Impacted Water Sources as of the Settlement Date; [which was June 22, 2023]; or (b) does not have one or more Impacted Water Sources as of the Settlement Date, and (i) is required to test for certain PFAS under UCMR-5, or (ii) serves more than 3,300 people, according to SDWIS.” (Dkt. No. [Settlement] at ¶ 5.1.)

Each Active Public Water System that qualifies as a member of the proposed Settlement Class is either a “Phase One Eligible Claimant” or a “Phase Two Eligible Claimant,” but cannot be both. (Dkt. No. [Settlement] at ¶ 5.2.) A “Phase One Eligible Claimant” is defined as “an Eligible Claimant with one or more Impacted Water Sources as of the Settlement Date.” (Dkt. No. [Settlement] at ¶ 2.2425.) A “Phase Two Eligible Claimant” is defined as “an Eligible Claimant that does not have one or more Impacted Water Sources as of the Settlement Date.” (Dkt. No. [Settlement] at ¶ 2.2425.) Any Eligible Claimant misidentified as a Phase One Eligible Claimant or Phase Two Eligible Claimant must promptly notify 3M, Class Representatives, and the Special Master of this misidentification.

The following entities are excluded from the putative class: the Public Water Systems “associated with a specific PFAS-manufacturing facility owned by 3M,” as set forth in Exhibit G to the Settlement Agreement (Dkt. No. [Exhibit G to the Settlement]); “[a]ny Public Water System that is owned by a ~~state~~State government, is listed in SDWIS as having as its sole ‘Owner Type’ a ‘State government,’” as set forth in Exhibit H to the Settlement Agreement¹ (Dkt. No. [Exhibit H to the Settlement]), “and lacks independent authority to sue and be sued”; “[a]ny Public Water System that is owned by the federal government, is listed in SDWIS as having as its sole ‘Owner Type’ the ‘Federal government,’” as set forth in Exhibit I to the Settlement Agreement (Dkt. No. [Exhibit I to the Settlement]), “and lacks independent authority to sue and be sued”; the “Public Water Systems that are listed in Exhibit J to the Settlement Agreement and have previously settled their PFAS-related Claims against 3M” as set forth in Exhibit J to the Settlement Agreement (Dkt. No. [Exhibit J to the Settlement]); and “[a]ny privately owned well that provides water only to its

¹ SDWIS is defined as the “U.S. EPA Safe Drinking Water Information System Federal Reporting Services system, as of the Settlement Date.” (Dkt. No. [Settlement] at ¶ 2.6263.)

owner's (or its owner's tenant's) individual household and any other system for the provision of water that is not a Public Water System." (Dkt. No. [Settlement] at ¶ 5.1.)

For purposes of the proposed Settlement, "Public Water System" is defined as:

a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year, consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141. The term "Public Water System" includes (i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Solely for purposes of this Settlement Agreement, the term "Public Water System" refers to a Community Water System of any size or a Non-Transient Non-Community Water System that serves more than 3,300 people, according to SDWIS; or any Person (but not any financing or lending institution) that has legal authority or responsibility (by statute, regulation, other law, or contract) to fund or incur financial obligations for the design, engineering, installation, operation, or maintenance of any facility or equipment that treats, filters, remediates, or manages water that has entered or may enter Drinking Water or any Public Water System; but does not refer to a Non-Transient Non-Community Water System that serves 3,300 or fewer people, according to SDWIS, or to a Transient Non-Community Water System of any size. It is the intention of this Agreement that the definition of "Public Water System" be as broad, expansive, and inclusive as possible.

(Dkt. No. [Settlement] at ¶ 2.5455.) "Impacted Water Source" is defined as "a Water Source that has a Qualifying Test Result showing a Measurable Concentration of PFAS." (Dkt. No. [Settlement] at ¶ 2.3031.)

For purposes of the proposed Settlement only (and without addressing the merits of Plaintiffs' claims or Defendant's defenses), the Court preliminarily finds that the requirements of Federal Rule of Civil Procedure 23(a) and (b)(3) have been met and that it will likely be able to certify the proposed Settlement Class insofar as:

(a) The Class Members are ascertainable from the reasonably accessible records available to Class Counsel and Defendant.

(b) The Class Members are so numerous that joinder before the Court would be impracticable. The Court therefore preliminarily finds that the numerosity requirement of Fed. R. Civ. P. 23(a)(1) is satisfied for settlement purposes only.

(c) Plaintiffs have alleged one or more questions of fact and law common to the proposed Settlement Class. Accordingly, based upon these allegations, the Court preliminarily finds that the commonality requirement of Fed. R. Civ. P. 23(a)(2) is satisfied for settlement purposes only.

(d) Plaintiffs have alleged that Defendant engaged in misconduct uniformly affecting Class Members. Based upon these allegations, the Court preliminarily finds that the claims of the proposed Class Representatives are typical of the claims of the Class Members, and that the proposed Class Representatives, along with Class Counsel, will fairly and adequately protect the interests of the Class Members. Accordingly, the Court preliminarily finds that the typicality and adequacy requirements of Fed. R. Civ. P. 23(a)(3) and (4) are satisfied for settlement purposes only.

(e) The Court preliminarily finds, for settlement purposes only, that questions of law or fact common to the Class Members predominate over questions which individually affect Class Members and that a class action resolution in the manner proposed in the Settlement would be superior to other available methods for a fair and efficient adjudication of the action. Accordingly, the Court preliminarily finds that the requirements of Fed. R. Civ. P. 23(b)(3) are satisfied for settlement purposes only.

(f) The Court does not address or make findings as to whether the Settlement Class may be certified for any purpose other than for effectuating the proposed Settlement.

Based on the preliminary findings set forth directly above, the Court preliminarily certifies the Settlement Class under Fed. R. Civ. P. 23(b)(3).

III. Notice

The Court approves, as to form and content, the proposed Notice set forth in Exhibit B to the Settlement Agreement, and the proposed Summary Notice set forth in Exhibit M to the Settlement Agreement (Dkt. No. [REDACTED] at Section 8 [Settlement]; Dkt. No. [REDACTED] [Notice]; Dkt. No. [REDACTED] [Summary Notice].) The Court finds that these forms of notice provide Class Members with access to all information necessary to make an informed decision regarding the fairness of the proposed Settlement.

The Court also approves the proposed Notice Plan set forth in Exhibit C to the Settlement Agreement. The Court finds that the proposal for (i) direct mailing of the Notice, as well as emailing of the Summary Notice, to each known Class Member, (ii) personalized outreach to national and local water organizations, (iii) national publication of the Summary Notice and a media campaign targeting all Active Public Water Systems that may potentially meet the qualifications to become Class Members, and (iv) a website that potential Class Members will be directed to displaying a long-form Notice that sets forth the details of the proposed Settlement and provides a toll-free hotline, meets the requirements of Rule 23 and due process and shall constitute due and sufficient notice to all Persons potentially entitled to participate in the proposed Settlement. The proposed Notice Plan is the best practicable notice under the circumstances of this case; is reasonably calculated under the circumstances to apprise potential Class Members of the Settlement Agreement and of their right to object to or exclude themselves from the proposed Settlement Class; is reasonable and constitutes due, adequate, and sufficient notice to all Persons entitled to receive it; and meets all applicable requirements of Federal Rule of Civil Procedure 23, the United States Constitution, and other applicable laws and rules.

No later than fourteen days after entry of this Preliminary Approval Order (the “Notice Date”), the Notice Administrator shall begin implementing the proposed Notice Plan. Notice, substantially in the forms attached as Exhibits B and M to the Settlement Agreement, shall be sent to potential Class Members pursuant to the approved Notice Plan.

IV. Objections and Opt-Outs

A. Objections

Any Eligible Claimant that wishes to object to the proposed Settlement or an award of fees or costs to Class Counsel must file a written, signed statement designated “Objection” with the Clerk of the Court and provide service on 3M and Class Counsel in accordance with Federal Rule of Civil Procedure 5. Any Eligible Claimant that wishes to object to the proposed Settlement must file and serve its Objections no later than [REDACTED], 2023. Any objector may file an Objection on its own or through an attorney hired at its own expense. If an objector hires an attorney to represent it in connection with filing an Objection to the proposed Settlement, the attorney must serve on Class Counsel and 3M’s Counsel and file with the Court a Notice of Appearance with the Clerk of Court no later than [REDACTED], 2023.

All Objections must certify, under penalty of perjury and in accordance with 28 U.S.C. § 1746, that the filer has been legally authorized to object on behalf of the Eligible Claimant and must provide: (1) an affidavit or other proof of the Eligible Claimant’s standing; (2) the name, address, telephone and facsimile number, and email address (if available) of the filer and the Eligible Claimant; (3) the name, address, telephone and facsimile number, and email address (if available) of any counsel representing the Eligible Claimant; (4) all Objections asserted by the Eligible Claimant and the specific reason(s) for each Objection, including all legal support and evidence the Eligible Claimant wishes to bring to the Court’s attention; (5) an indication of whether the Eligible Claimant wishes to appear at the Final Fairness Hearing; and (6) if an Eligible

Claimant does wish to appear at the Final Fairness Hearing, all witnesses the Eligible Claimant may call to testify. Any objector whose Objection fails to comply with any of these provisions shall waive and forfeit any and all rights that it may otherwise have to appear at the Final Fairness Hearing and/or to object to the proposed Settlement and shall be bound by all terms of the proposed Settlement and all its proceedings, Orders, and Judgments.

Only an objector who files and serves written Objections may, at the Court's discretion, appear at the Final Fairness Hearing, either in person or through an attorney hired at the objector's own expense, to object to the fairness, reasonableness, or adequacy of the Settlement.

An Eligible Claimant that files an Objection may not opt out of the proposed Settlement.

B. Opt Outs

Any Eligible Claimant that wishes to opt out of the proposed Settlement must serve a written, signed "Opt Out" statement—designated a "Request for Exclusion" under the Settlement Agreement—on the Notice Administrator, the Special Master, the Claims Administrator, 3M's Counsel, and Class Counsel pursuant to the procedure for Requests for Exclusion set forth in the Settlement Agreement. Dkt. No. [Settlement] at ¶ 8.5.

The Request for Exclusion must certify, under penalty of perjury and in accordance with 28 U.S.C. § 1746, that the submitting individual has been legally authorized to exclude the Eligible Claimant from the Settlement and must: (1) provide an affidavit or other proof of the Eligible Claimant's standing; (2) provide submitting individual's name, address, telephone and facsimile number, and email address (if available); (3) include the Eligible Claimant's name, address, telephone number, and e-mail address (if available); and (4) be received by the Court no later than the Opt Out deadline of [REDACTED], 2023.

Any Eligible Claimant that elects to opt out of proposed Settlement may withdraw its Request for Exclusion at any time prior to the Final Fairness Hearing and thereby accept all terms of the Settlement Agreement. An Eligible Claimant that elects to opt out may not thereafter file an Objection, whether or not it withdraws its Request for Exclusion.

Upon the date of Final Judgment, Class Members that have not filed a timely Request for Exclusion shall be bound by all terms of the proposed Settlement, including the Release defined in Section 11 of the Settlement Agreement and all proceedings, Orders, and Judgments related to the proposed Settlement, even if the Class Member has pending, or subsequently initiates, litigation, arbitration, or any other action against any or all of the Released Parties relating to the Released Claims under the Settlement.

V. Class Representation, Class Counsel

For the purposes of the Settlement, the Court appoints and approves:

(a) As Class Representatives, the City of Camden Water Services (New Jersey); City of Brockton (Massachusetts); City of Sioux Falls (South Dakota); California Water Service Company (California); City of Delray Beach (Florida); Coraopolis Water & Sewer Authority (Pennsylvania); Verona (New Jersey); Dutchess County Water and Wastewater Authority and Dalton Farms Water System (New York); South Shore (Kentucky); City of Freeport (Illinois); Martinsburg Municipal Authority (Pennsylvania); Seaman Cottages (Vermont); Village of Bridgeport (Ohio); City of Benwood (West Virginia); Niagara County (New York); City of Pineville (Louisiana); City of Iuka (Mississippi); and City of Amory (Mississippi); and

(b) As Class Counsel, Michael A. London and the law firm of Douglas & London, P.C., Scott Summy and the law firm of Baron & Budd, P.C., Paul J. Napoli and the law firm of Napoli

Shkolnik, and Elizabeth A. Fegan and the law firm of Fegan Scott LLC, and Joe Rice and the Law Firm of Motley Rice LLC.

As to Class Counsel, the Court has reviewed their qualifications and finds that their collective experience, knowledge of the law, and available resources support the conclusion that they will fairly and adequately represent the Class Members' interests. ~~(Dkt. Nos. [REDACTED], [REDACTED], [REDACTED]) (Exs. to Mot. ISO Prelim. Approval re: credentials of class counsel, notice admin., claims admin.) (E.g., Dkt. No. 3370-1 at 45-46; Dkt. No. 3370-4 at ¶¶ 3-5; Dkt. No. 3370-5 at ¶¶ 3-15; Dkt. 3370-6 at ¶¶ 4-8; Dkt. No. 3370-8 at ¶¶ 1-10.)~~

For purposes of the proposed Settlement, the Court also appoints and approves:

- a) As Notice Administrator, Steven Weisbrot;
- b) As Claims Administrator, Dustin Mire; and
- c) As Special Master, Matthew Garretson.

Although the Court declines at this point to appoint a Special Master in addition to Matthew Garretson, the Court notes that the proposed Settlement requires the Parties to select a retired judge to serve as a Special Master for the purpose of resolving disputes that Class Counsel and 3M may identify, including but not limited to disputes about the timing or amount of 3M's payments under Phase Two of the Settlement, and instructs that such Person shall be treated as the "Special Master" under the proposed Settlement for those disputes that he or she is called upon to resolve. The proposed Settlement requires Class Counsel and 3M to request that the Court formally appoint a retired judge selected jointly by Class Counsel and 3M to serve in that capacity and provides that, in the event that Class Counsel and 3M cannot reach agreement on the identity of the retired judge, Class Counsel and 3M must work with the MDL mediator to reach agreement or, failing that, must request that the Court appoint a retired judge to serve in that capacity. The Parties shall fulfill their

obligations for selecting the retired judge so that the Court may appoint that Person to serve in the referenced capacity before any dispute could arise impacting the timing or amount of 3M's payments under Phase Two.

VI. Final Approval

The Court will hold the Final Fairness Hearing pursuant to Rule 23(e) of the Federal Rules of Civil Procedure on [REDACTED], 2023, at the United States District Court for the District of South Carolina, Charleston Federal Courthouse, 85 Broad Street, Charleston, South Carolina 29401. The Final Fairness Hearing will be held to determine whether the Settlement Class should be finally certified as a class for settlement purposes only, to determine finally whether the proposed Settlement is fair, reasonable, and adequate and should be granted final approval by the Court pursuant to Rule 23(e) of the Federal Rules of Civil Procedure, to consider Class Counsel's petition for an award of attorneys' fees and/or litigation expenses, and to rule upon other such matters as the Court may deem appropriate.

Class Counsel shall serve on all counsel of record at or before the Final Fairness Hearing any further documents in support of the Settlement, including responses to any papers filed by Class Members and/or their counsel.

Class Counsel shall file all briefs, memoranda, petitions, and affidavits in support of a petition for an award of attorneys' fees and/or litigation expenses not less than twenty (20) calendar days before the Final Fairness Hearing. Any briefs or memoranda in response to Class Counsel's motion or petition shall be filed within X days thereafter. No later than seven (7) calendar days before the Final Fairness Hearing, Class Counsel shall file any briefs or memoranda in response to Objections to the Settlement or to the petition for attorneys' fees.

Plaintiffs shall file any motion for final approval and supporting briefs, memoranda, exhibits, and affidavits not less than twenty (20) calendar days before the Final Fairness Hearing.

Any briefs or memoranda in response to the motion for final approval shall be filed within **X** days thereafter. No later than **seven (7)** calendar days before the Final Fairness Hearing, the Parties shall file any reply briefs or memoranda in support of the motion for final approval.

The Court may, for good cause, adjourn the Final Fairness Hearing or extend any of the deadlines set forth in this Order without further notice to Class Members.

VII. Termination of Settlement

The Court recognizes that the Settlement contains express provisions concerning termination of the Settlement. Nothing in this Order is intended to modify or negate the express terms of the Settlement.

If at any time the Settlement fails, the Parties shall promptly notify the Court. The Court will then decide whether to modify the schedule to allow the Parties additional time in which to negotiate a new settlement, or set a schedule for further proceedings.

If the Settlement is disapproved or terminated in accordance with the terms of the Settlement, the Settlement (except those provisions that, by their terms, expressly survive disapproval or termination of the Settlement) shall have no force or effect, and all negotiations, proceedings, and statements made in connection therewith shall be without prejudice to the right of any Persons, and the Parties to the Settlement Agreement shall be restored to their respective positions existing prior to execution of the Settlement Agreement, preserving all their respective claims and defenses.

VIII. Stay and Injunction

Pursuant to the Court's inherent authority to control its own docket and its powers under the All Writs Act, 28 U.S.C. § 1651, (a) all litigation in any forum or jurisdiction (whether federal, state, or otherwise) brought by or on behalf of any Eligible Claimant or Releasing Party and that

asserts a Released Claim, and all Claims and proceedings therein, are hereby STAYED as to any Released Party, except as to proceedings that may be necessary to implement the Settlement, to remove an action to federal court, or to obtain transfer by the Judicial Panel on Multidistrict Litigation; and (b) all Eligible Claimants and Releasing Parties are ENJOINED from filing or prosecuting any litigation that asserts a Released Claim in any forum or jurisdiction (whether federal, state, or otherwise) against any of the Released Parties, provided however, that, after the Final Fairness Hearing, the stay and injunction shall not apply to any Person who has filed (and not withdrawn) a timely and valid Request for Exclusion and that the stay and injunction shall not apply to litigation brought by a State or the federal government. The foregoing stay and injunction shall remain in effect until the earlier of (a) the Effective Date, in which case such provisions shall be superseded by the provisions of the Order Granting Final Approval, or (b) the termination of the Settlement Agreement in accordance with its terms.

IT IS SO ORDERED this [DATE].

s/_____
Richard Mark Gergel
United States District Judge
Charleston, South Carolina

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT E
Phase One Eligible Claimants

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
9	Salt River Public Works	90400109	CWS	Groundwater	20,951
AK	AMBLER COMMUNITY WATER SYSTEM	AK2300214	CWS	Groundwater	261
AK	BARROW UTILITIES & ELEC. COOP., INC.	AK2320078	CWS	Surfacewater	4,900
AK	DEERING UTILITY SYSTEM	AK2340222	CWS	Surfacewater	160
AK	DILLINGHAM WATER SYSTEM	AK2260197	CWS	Groundwater	2,419
AK	FT WAINWRIGHT - MAIN POST	AK2310918	CWS	Groundwater	15,868
AK	GOLDEN HEART UTILITIES	AK2310730	CWS	Groundwater	78,324
AK	KOBUK WATER SYSTEM	AK2340565	CWS	Groundwater	93
AK	KOTZEBUE MUN. WATER SYSTEM	AK2340060	CWS	Surfacewater	3,234
AK	MOA MUNICIPALITY OF ANCHORAGE	AK2210906	CWS	Surfacewater	221,351
AK	NOORVIK WATER SYSTEM	AK2340109	CWS	Surfacewater	735
AK	NORTH POLE UTILITIES	AK2310675	CWS	Groundwater	3,680
AK	RANGEVIEW TC	AK2210435	CWS	Groundwater	795
AK	RIVIERA TERRACE TC	AK2210451	CWS	Groundwater	435
AK	SELAWIK SAFEWATER FACILITY	AK2340379	CWS	Surfacewater	846
AK	SOLDOTNA	AK2241054	CWS	Groundwater	5,057
AK	YAKUTAT PWS	AK2130172	CWS	Groundwater	740
AL	ALABASTER WATER BOARD	AL0001148	CWS	Surfacewater purchased	41,061
AL	ALBERTVILLE UTILITIES BOARD	AL0000933	CWS	Surfacewater	29,367
AL	ARAB WATER WORKS BOARD	AL0000934	CWS	Surfacewater	34,800
AL	ARDMORE WATER SYSTEM	AL0001420	CWS	Groundwater	3,600
AL	ARITON WATER WORKS	AL0000416	CWS	Groundwater	1,242
AL	ARLEY WATER WORKS	AL0001403	CWS	Surfacewater	8,673
AL	ASBURY WATER SYSTEM	AL0000935	CWS	Surfacewater purchased	3,906
AL	ATHENS UTILITIES	AL0000824	CWS	Surfacewater	27,534
AL	AUBURN WATER WORKS	AL0000804	CWS	Surfacewater	65,313
AL	BELFOREST WATER SYSTEM	AL0000025	CWS	Groundwater	17,268
AL	BEULAH UTILITIES DISTRICT	AL0000180	CWS	Surfacewater purchased	10,389
AL	BIRMINGHAM WATER WORKS BOARD	AL0000738	CWS	Surfacewater	585,000
AL	BLOUNT COUNTY WATER	AL0001783	CWS	Surfacewater	17,400
AL	BOAZ WATER & SEWER BOARD	AL0000936	CWS	Surfacewater purchased	14,661
AL	BRIDGEPORT UTILITIES BOARD	AL0000713	CWS	Surfacewater	5,505
AL	CALERA WATER WORKS	AL0001150	CWS	Surfacewater	24,585
AL	CENTRAL ELMORE WATER AUTHORITY	AL0000547	CWS	Surfacewater	36,900
AL	CENTRE WATER & SEWER BOARD	AL0000188	CWS	Surfacewater	7,050
AL	CHATTAHOOCHEE VALLEY WATER SUPPLY DIST	AL0000184	CWS	Surfacewater	32

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	CHEROKEE WATER & GAS DEPARTMENT	AL0000311	CWS	Surfacewater	1,992
AL	CHILDERSBURG WATER & SEWER BOARD	AL0001228	CWS	Groundwater	9,744
AL	CLANTON WATER DEPARTMENT	AL0000213	CWS	Surfacewater	13,500
AL	COLBERT COUNTY RURAL WATER SYSTEM	AL0000314	CWS	Surfacewater	13,395
AL	COOSA VALLEY WATER SUPPLY DISTRICT	AL0001805	CWS	Surfacewater	25
AL	DAPHNE (UTILITIES BOARD OF THE CITY OF)	AL0000029	CWS	Groundwater	33,372
AL	DECATUR (MUNICIPAL UTILITIES BOARD OF)	AL0001084	CWS	Surfacewater	77,100
AL	DEER PARK-VINEGAR BEND WATER & FPA	AL0001368	CWS	Groundwater	1,467
AL	DOTHAN UTILITIES (CITY OF)	AL0000681	CWS	Groundwater	97,146
AL	ECLECTIC WATER WORKS & SEWER BOARD	AL0000533	CWS	Groundwater purchased	4,953
AL	FAIRHOPE WATER SYSTEM (CITY OF)	AL0000035	CWS	Groundwater	59,484
AL	FAIRVIEW WATER SYSTEM (CONECUH)	AL0000339	CWS	Groundwater	975
AL	FIVE STAR WATER SUPPLY DISTRICT	AL0001780	CWS	Surfacewater	100
AL	FLORENCE (WATER DEPARTMENT), CITY OF	AL0000783	CWS	Surfacewater	77,766
AL	FOLEY (UTILITIES BOARD OF THE CITY OF)	AL0000036	CWS	Groundwater	41,388
AL	FRISCO CITY WATER SYSTEM	AL0001047	CWS	Groundwater	2,100
AL	GLENCOE WATER WORKS BOARD	AL0000578	CWS	Groundwater	6,450
AL	GRAND BAY WATER WORKS BOARD	AL0000983	CWS	Groundwater	11,100
AL	GROVE HILL WATER WORKS	AL0000255	CWS	Groundwater	5,280
AL	GUNTERSVILLE WATER WORKS & SEWER BOARD	AL0000943	CWS	Surfacewater	12,612
AL	HANCEVILLE (THE WWSB OF THE CITY OF)	AL0000406	CWS	Groundwater	6,042
AL	HARVEST-MONROVIA WATER SYSTEM	AL0000878	CWS	Groundwater under influence of surfacewater	51,912
AL	HAWK PRIDE MT WATER SYSTEM	AL0000316	CWS	Groundwater under influence of surfacewater	4,035
AL	HOLTVILLE WATER SYSTEM	AL0000540	CWS	Surfacewater purchased	8,697
AL	HUNTSVILLE UTILITIES	AL0000882	CWS	Surfacewater	262,155
AL	IRONDALE WATER SYSTEM	AL0000751	CWS	Groundwater	10,098
AL	JACKSON WATER WORKS & SEWER BOARD	AL0000256	CWS	Surfacewater	11,715
AL	JACKSONVILLE WATER WORKS, GAS AND SEWER	AL0000154	CWS	Surfacewater purchased	13,809
AL	LANETT WATER WORKS	AL0000179	CWS	Surfacewater purchased	7,152
AL	LEEDS WATER BOARD	AL0000753	CWS	Groundwater	21,300

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	LEIGHTON (WSB OF THE TOWN OF)	AL0000319	CWS	Groundwater	1,203
AL	LIMESTONE COUNTY WATER SYSTEM	AL0000833	CWS	Surfacewater	65,000
AL	LINCOLN (CITY OF)	AL0001245	CWS	Groundwater	10,218
AL	LOACHAPOKA WATER AUTHORITY	AL0000814	CWS	Surfacewater purchased	12,657
AL	LOXLEY (TOWN OF)	AL0000048	CWS	Groundwater	10,104
AL	MADISON WATER WORKS & SEWER BOARD	AL0000885	CWS	Surfacewater	54,117
AL	MARBURY WATER SYSTEM, INC.	AL0000013	CWS	Surfacewater purchased	8,670
AL	MOBILE BOARD OF WATER AND SEWER COMM.	AL0001005	CWS	Surfacewater	279,000
AL	MONTEVALLO WATER WORKS & SEWER	AL0001160	CWS	Groundwater under influence of surfacewater	9,741
AL	MONTGOMERY WATER WORKS	AL0001070	CWS	Surfacewater	236,238
AL	MOULTON WATER WORKS BOARD	AL0000798	CWS	Surfacewater	9,216
AL	MOUNDEVILLE WATER WORKS	AL0000651	CWS	Groundwater	4,404
AL	MT. VERNON (TOWN OF)	AL0001006	CWS	Groundwater	1,878
AL	MUNFORD WATER AUTHORITY, INC.	AL0001247	CWS	Groundwater	4,467
AL	MUSCLE SHOALS UTILITY BOARD	AL0000321	CWS	Surfacewater	22,467
AL	NORTH BALDWIN UTILITIES	AL0000023	CWS	Groundwater	28,713
AL	NORTHEAST ALABAMA WATER SYSTEM	AL0001422	CWS	Surfacewater	47,058
AL	ODENVILLE (UTIL BOARD OF THE TOWN OF)	AL0001203	CWS	Surfacewater purchased	23,637
AL	ONEONTA UTILITIES BOARD	AL0000103	CWS	Surfacewater	19,737
AL	OPELIKA UTILITIES	AL0000816	CWS	Surfacewater	45,621
AL	OPP UTILITIES BOARD	AL0000375	CWS	Groundwater	9,975
AL	OWENS CROSSROADS WATER AUTHORITY	AL0000897	CWS	Groundwater	9,500
AL	OXFORD WATER WORKS & SEWER BOARD	AL0000162	CWS	Surfacewater	28,401
AL	PELHAM WATER WORKS	AL0001163	CWS	Surfacewater purchased	38,703
AL	PELL CITY WATER WORKS	AL0001204	CWS	Surfacewater purchased	15,402
AL	PHENIX CITY UTILITIES	AL0001142	CWS	Surfacewater	42,267
AL	PINE HILL WATER DEPARTMENT	AL0001393	CWS	Surfacewater	2,361
AL	PRATTVILLE (WATER WORKS BOARD OF)	AL0000017	CWS	Surfacewater purchased	45,444
AL	RAINBOW CITY UTILITIES BOARD	AL0000588	CWS	Groundwater purchased	12,363
AL	ROGERSVILLE WATER WORKS & SEWER BOARD	AL0000789	CWS	Groundwater	5,271
AL	SARALAND WATER SERVICE	AL0001021	CWS	Groundwater	13,827
AL	SATSUMA WATER WORKS	AL0001022	CWS	Groundwater	7,248
AL	SCOTTSBORO WATER WORKS	AL0000729	CWS	Surfacewater	22,119

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	SECTION-DUTTON WATER SYSTEM	AL0000728	CWS	Surfacewater	35,259
AL	SHEFFIELD UTILITIES DEPARTMENT	AL0000327	CWS	Surfacewater	13,758
AL	SHELBY COUNTY COMMISSION-WATER SERVICES	AL0001671	CWS	Surfacewater	35,982
AL	SMITHS WATER AND SEWER AUTHORITY	AL0000820	CWS	Surfacewater	31,695
AL	SOUTH ALABAMA UTILITIES WATER SYSTEM	AL0000967	CWS	Groundwater	39,249
AL	SOUTHSIDE WATER WORKS	AL0000591	CWS	Groundwater	11,535
AL	SPRINGVILLE WATER WORKS	AL0001211	CWS	Surfacewater purchased	6,015
AL	STAR-MINDINGALL WATER AUTHORITY	AL0000865	CWS	Surfacewater purchased	1,962
AL	STEVENSON (UTIL. BOARD OF THE TOWN OF)	AL0000732	CWS	Groundwater	3,969
AL	SULLIGENT (CITY OF)	AL0000772	CWS	Groundwater	2,643
AL	SWAN CREEK COMMUNITY (ROYCE SWAN, LLC)	AL0000831	CWS	Groundwater	321
AL	SYCAMORE WATER AND SEWER AUTHORITY	AL0001378	CWS	Groundwater	1,728
AL	SYLACAUGA UTILITIES BOARD	AL0001258	CWS	Surfacewater	24,087
AL	TALLADEGA COUNTY WATER SYSTEM	AL0001685	CWS	Surfacewater purchased	5,460
AL	TALLADEGA WATER AND SEWER BOARD, CITY OF	AL0001260	CWS	Surfacewater	20,250
AL	TALLADEGA-SHELBY WATER TREATMENT PLANT	AL0001261	CWS	Surfacewater	32
AL	THOMASVILLE WATER WORKS & SEWER BOARD	AL0000262	CWS	Surfacewater	6,897
AL	TRI COMMUNITY WATER SYSTEM	AL0000549	CWS	Surfacewater purchased	11,832
AL	TRUSSVILLE UTILITIES	AL0000761	CWS	Groundwater	36,300
AL	TUSCUMBIA WATER WORKS	AL0000331	CWS	Surfacewater	14,400
AL	TUSKEGEE UTILITIES BOARD	AL0000870	CWS	Surfacewater	12,900
AL	TWIN WATER AUTHORITY	AL0000929	CWS	Surfacewater purchased	804
AL	UPPER BEAR CREEK WATER AUTHORITY	AL0000927	CWS	Surfacewater	0
AL	V.A.W. WATER SYSTEM, INC	AL0000413	CWS	Surfacewater purchased	16,545
AL	WARRIOR RIVER WATER AUTHORITY	AL0000763	CWS	Surfacewater	37,263
AL	WEAVER WATER SYSTEM	AL0000168	CWS	Groundwater	6,591
AL	WEDOWEE WATER, SEWER, & GAS BOARD	AL0001131	CWS	Surfacewater	7,782
AL	WEST ESCAMBIA UTILITIES INC.	AL0000553	CWS	Groundwater	12,060
AL	WEST LAWRENCE WATER COOP	AL0000801	CWS	Surfacewater purchased	15,348
AL	WILSONVILLE WATER WORKS	AL0001171	CWS	Groundwater	2,391
AR	LAKEVIEW-MIDWAY PUBLIC WATER AUTHORITY	AR0000027	CWS	Surfacewater purchased	7,302

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	SILOAM SPRINGS WATERWORKS	AR0000056	CWS	Surfacewater	17,148
AR	TRI-COUNTY WATER DISTBR DIST	AR0000782	CWS	Surfacewater	16,671
AZ	ALMA RANCHETTES	AZ0407286	CWS	Groundwater	100
AZ	BERMUDA WATER COMPANY INC	AZ0408063	CWS	Groundwater	18,000
AZ	BEVERLY GARDENS TRAILER PARK	AZ0413408	CWS	Groundwater	120
AZ	BIG PARK WATER COMPANY	AZ0413012	CWS	Groundwater	7,378
AZ	COTTONWOOD MUNICIPAL WATER CW1	AZ0413025	CWS	Groundwater	12,029
AZ	EPCOR - SAN TAN	AZ0411128	CWS	Groundwater	87,435
AZ	EPCOR - SAN TAN ANTHEM	AZ0411136	CWS	Groundwater	10,362
AZ	FLOWING WELLS IRRIGATION DISTRICT	AZ0410051	CWS	Groundwater	16,000
AZ	G & L MOBILE PARK	AZ0414463	CWS	Groundwater	90
AZ	GLENDALE CITY OF	AZ0407093	CWS	Surfacewater	234,766
AZ	GOODYEAR WATER DEPARTMENT	AZ0407094	CWS	Surfacewater	50,001
AZ	HACIENDA DEL SOL MHP	AZ0407366	CWS	Groundwater	300
AZ	JACKSON ACRES DWID	AZ0413036	CWS	Groundwater	30
AZ	LIBERTY WATER LPSCO	AZ0407046	CWS	Groundwater	50,770
AZ	LIBERTY WATER RIO RICO	AZ0412011	CWS	Groundwater	17,960
AZ	LOMA LINDA WATER COMPANY	AZ0406005	CWS	Groundwater	328
AZ	MARANA CORRECTIONAL FACILITY	AZ0410350	CWS	Groundwater	325
AZ	MARANA MUNICIPAL - AIRLINE LAMBERT	AZ0410138	CWS	Groundwater	3,695
AZ	MARANA MUNICIPAL - MARANA	AZ0410150	CWS	Groundwater	10,773
AZ	MESA CITY OF	AZ0407095	CWS	Surfacewater	466,000
AZ	METROPOLITAN DWID	AZ0410076	CWS	Groundwater	46,977
AZ	OATMAN WATER COMPANY	AZ0408001	CWS	Groundwater	230
AZ	PAYSON TOWN OF	AZ0404032	CWS	Surfacewater	17,682
AZ	PHOENIX CITY OF	AZ0407025	CWS	Surfacewater	1,695,000
AZ	PINE STRAWBERRY WID	AZ0404034	CWS	Groundwater	8,013
AZ	PIONEER RV RESORT	AZ0407624	CWS	Groundwater	583
AZ	PRESCOTT CITY OF	AZ0413045	CWS	Groundwater	42,217
AZ	RANCHEROS BONITOS WATER COMPANY	AZ0414073	CWS	Groundwater	144
AZ	RIO VERDE UTILITIES	AZ0407121	CWS	Groundwater	4,979
AZ	SAFFORD CITY OF	AZ0405005	CWS	Groundwater	20,600
AZ	SCOTTSDALE CITY OF	AZ0407098	CWS	Surfacewater	241,361
AZ	SHANGRI LA RANCH	AZ0407660	CWS	Groundwater	345
AZ	SNOWFLAKE TOWN OF	AZ0409029	CWS	Groundwater	5,590
AZ	STONEHEDGE ESTATES	AZ0407371	CWS	Groundwater	161
AZ	TEMPE CITY OF	AZ0407100	CWS	Surfacewater	165,000
AZ	TIERRA BUENA WATER COMPANY	AZ0407073	CWS	Groundwater	318
AZ	TOMBSTONE CITY OF	AZ0402033	CWS	Surfacewater	1,545
AZ	TOWN OF PRESCOTT VALLEY	AZ0413048	CWS	Groundwater	54,991
AZ	TOWN OF STAR VALLEY WATER DEPARTMENT	AZ0404037	CWS	Groundwater	1,157

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AZ	TOWN OF TAYLOR	AZ0409031	CWS	Groundwater	3,250
AZ	TUCSON CITY OF	AZ0410112	CWS	Groundwater	675,686
AZ	VALLEY UTILITIES WATER COMPANY GLENDALE	AZ0407079	CWS	Groundwater	4,765
AZ	VICKSBURG FARM	AZ0415801	CWS	Groundwater	197
AZ	WHISPERING WIND MOBILE HOME PARK	AZ0411365	CWS	Groundwater	163
CA	ABRAMS LAKE MOBILE ESTATES	CA4700542	CWS	Groundwater	135
CA	ADELANTO, CITY OF	CA3610001	CWS	Groundwater	31,765
CA	AFUERA DE CHORRO WATER COMPANY	CA4000744	CWS	Groundwater	79
CA	ALAMEDA COUNTY WATER DISTRICT	CA0110001	CWS	Surfacewater	355,877
CA	AMARILLO MUTUAL WATER COMPANY	CA1910002	CWS	Groundwater	3,134
CA	AMERICAN WATER O&M, LLC - VSFB	CA4210700	CWS	Surfacewater purchased	14,971
CA	ANDERSON MOBILE HOME PARK	CA4500098	CWS	Groundwater	70
CA	ATASCADERO MUTUAL WATER CO	CA4010002	CWS	Groundwater	30,587
CA	AZUSA LIGHT AND WATER	CA1910007	CWS	Surfacewater	110,044
CA	BAKERSFIELD, CITY OF	CA1510031	CWS	Surfacewater purchased	154,324
CA	BAKMAN WATER COMPANY	CA1010001	CWS	Groundwater	16,756
CA	BELLFLOWER - SOMERSET MWC	CA1910013	CWS	Surfacewater purchased	46,300
CA	BELLFLOWER MUNICIPAL WATER SYSTEM	CA1910018	CWS	Surfacewater purchased	5,967
CA	BEVERLY HILLS-CITY, WATER DEPT.	CA1910156	CWS	Surfacewater purchased	44,607
CA	BLOCK 77 WATER COMPANY	CA3301877	CWS	Groundwater	59
CA	BOX SPRINGS MUTUAL WC	CA3310004	CWS	Surfacewater purchased	3,542
CA	BUENA VISTA MIGRANT CENTER	CA4400763	CWS	Groundwater	455
CA	BURBANK-CITY, WATER DEPT.	CA1910179	CWS	Surfacewater purchased	105,861
CA	CAL AM - ANTELOPE	CA3410031	CWS	Surfacewater purchased	35,037
CA	CAL AM - ARDEN	CA3410045	CWS	Surfacewater purchased	3,941
CA	CAL AM - DUNNIGAN	CA5700712	CWS	Groundwater	602
CA	CAL AM - FRUITRIDGE VISTA	CA3410023	CWS	Surfacewater purchased	15,256
CA	CAL AM - GOLDSIDE	CA2010014	CWS	Groundwater	1,020
CA	CAL AM - ISLETON	CA3410012	CWS	Groundwater	1,588
CA	CAL AM - LINCOLN OAKS	CA3410013	CWS	Surfacewater purchased	47,643
CA	CAL AM - MEADOWBROOK	CA2410008	CWS	Groundwater	5,667
CA	CAL AM - OAKHURST	CA2010007	CWS	Groundwater	3,416
CA	CAL AM - PARKWAY	CA3410017	CWS	Surfacewater purchased	48,979

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CAL AM - RAYMOND	CA2010012	CWS	Groundwater	317
CA	CAL AM - SUBURBAN ROSEMONT	CA3410010	CWS	Surfacewater purchased	53,724
CA	CAL AM - WALNUT GROVE	CA3410047	CWS	Groundwater	654
CA	CAL AM WATER COMPANY - MONTEREY	CA2710004	CWS	Groundwater under influence of surfacewater	91,884
CA	CAL AMERICAN WC - RIO PLAZA	CA5610010	CWS	Groundwater	1,716
CA	CAL-AM WATER COMPANY - DUARTE	CA1910186	CWS	Groundwater	24,783
CA	CALIFORNIA DOMESTIC WATER COMPANY	CA1910199	CWS	Groundwater	0
CA	CALIFORNIA WATER SERVICE - LIVERMORE	CA0110003	CWS	Surfacewater purchased	60,042
CA	CALIFORNIA WATER SERVICE - STOCKTON	CA3910001	CWS	Surfacewater purchased	174,507
CA	CALIFORNIA WATER SERVICE CO. - ELA	CA1910036	CWS	Surfacewater purchased	151,737
CA	CALIFORNIA-AMERICAN LARKFIELD (PUC)	CA4910023	CWS	Groundwater	7,653
CA	CAL-WATER SERVICE CO.-CHICO	CA0410002	CWS	Groundwater	111,142
CA	CAL-WATER SERVICE CO.-MARYSVILLE	CA5810001	CWS	Groundwater	12,272
CA	CAL-WATER SERVICE CO.-OROVILLE	CA0410005	CWS	Surfacewater	11,063
CA	CAL-WATER SERVICE CO.-WILLOWS	CA1110003	CWS	Groundwater	7,217
CA	CAMROSA WATER DISTRICT	CA5610063	CWS	Surfacewater purchased	32,700
CA	CERES, CITY OF	CA5010028	CWS	Groundwater	48,706
CA	CERRITOS - CITY, WATER DEPT.	CA1910019	CWS	Surfacewater purchased	49,578
CA	CHINO BASIN DESALTER AUTH. - DESALTER 1	CA3610075	CWS	Groundwater	0
CA	CHINO BASIN DESALTER AUTH. - DESALTER 2	CA3310083	CWS	Groundwater	0
CA	CHINO, CITY OF	CA3610012	CWS	Surfacewater purchased	82,560
CA	CITY OF ANAHEIM	CA3010001	CWS	Surfacewater	369,033
CA	CITY OF ANDERSON	CA4510001	CWS	Groundwater	11,147
CA	CITY OF ANTIOCH	CA0710001	CWS	Surfacewater	115,074
CA	CITY OF ARCADIA	CA1910003	CWS	Groundwater	44,738
CA	CITY OF BELL GARDENS	CA1910108	CWS	Surfacewater purchased	11,292
CA	CITY OF BUENA PARK	CA3010003	CWS	Surfacewater purchased	81,998
CA	CITY OF CLOVIS	CA1010003	CWS	Surfacewater	125,722
CA	CITY OF CUPERTINO	CA4310018	CWS	Surfacewater purchased	16,530
CA	CITY OF DALY CITY	CA4110013	CWS	Surfacewater purchased	108,599
CA	CITY OF FAIRFIELD	CA4810003	CWS	Surfacewater	107,750

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CITY OF FOUNTAIN VALLEY	CA3010069	CWS	Surfacewater purchased	56,747
CA	CITY OF FRESNO	CA1010007	CWS	Surfacewater	549,747
CA	CITY OF FULLERTON	CA3010010	CWS	Surfacewater purchased	143,617
CA	CITY OF GARDEN GROVE	CA3010062	CWS	Surfacewater purchased	174,226
CA	CITY OF GILROY	CA4310004	CWS	Groundwater	58,108
CA	CITY OF HUNTINGTON BEACH	CA3010053	CWS	Surfacewater purchased	201,000
CA	CITY OF INDUSTRY WATERWORKS SYSTEMS	CA1910029	CWS	Groundwater	6,029
CA	CITY OF LATHROP	CA3910015	CWS	Surfacewater purchased	28,503
CA	CITY OF LIVE OAK	CA5110001	CWS	Groundwater	9,106
CA	CITY OF MERCED	CA2410009	CWS	Groundwater	87,110
CA	CITY OF NEWPORT BEACH	CA3010023	CWS	Surfacewater purchased	68,230
CA	CITY OF ORANGE	CA3010027	CWS	Surfacewater purchased	138,995
CA	CITY OF PLEASANTON	CA0110008	CWS	Surfacewater purchased	79,871
CA	CITY OF REDDING	CA4510005	CWS	Surfacewater	87,741
CA	CITY OF ROSEVILLE	CA3110008	CWS	Surfacewater	143,113
CA	CITY OF SAN JOSE - EVG/EDV/COY	CA4310020	CWS	Surfacewater purchased	98,198
CA	CITY OF SAN JUAN CAPISTRANO	CA3010030	CWS	Surfacewater purchased	38,894
CA	CITY OF SANTA ANA	CA3010038	CWS	Surfacewater purchased	337,716
CA	CITY OF SANTA BARBARA WATER DEPARTMENT	CA4210010	CWS	Surfacewater	95,628
CA	CITY OF STOCKTON	CA3910012	CWS	Surfacewater	183,046
CA	CITY OF TUSTIN	CA3010046	CWS	Surfacewater purchased	66,000
CA	CITY OF WESTMINSTER	CA3010064	CWS	Surfacewater purchased	95,256
CA	CLOVERDALE MUTUAL WATER CO.	CA5610068	CWS	Groundwater	455
CA	COACHELLA VWD: COVE COMMUNITY	CA3310001	CWS	Groundwater	270,000
CA	COLTON, CITY OF	CA3610014	CWS	Groundwater	46,525
CA	COMMERCE-CITY, WATER DEPT.	CA1910050	CWS	Surfacewater purchased	4,204
CA	COMPTON-CITY, WATER DEPT.	CA1910026	CWS	Surfacewater purchased	76,484
CA	CORONA, CITY OF	CA3310037	CWS	Surfacewater purchased	157,136
CA	COVINA IRRIGATING CO.	CA1910128	CWS	Surfacewater	0
CA	CSA 42 ORO GRANDE	CA3600220	CWS	Groundwater	533
CA	CUCAMONGA VALLEY WATER DISTRICT	CA3610018	CWS	Surfacewater	200,613

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CWS - BAKERSFIELD	CA1510003	CWS	Surfacewater	259,157
CA	CWS - KERNVILLE	CA1510033	CWS	Surfacewater	2,598
CA	CWS - LAKELAND	CA1510049	CWS	Groundwater	297
CA	CWS - NORTH GARDEN	CA1510055	CWS	Surfacewater	22,536
CA	CWS - VISALIA	CA5410016	CWS	Groundwater	143,863
CA	CWS-SPLIT MOUNTAIN WATER SYSTEM	CA1500407	CWS	Groundwater under influence of surfacewater	227
CA	DEL RIO MUTUAL	CA1900130	CWS	Groundwater	700
CA	DESERT WATER AGENCY	CA3310005	CWS	Surfacewater	88,035
CA	DOWNEY - CITY, WATER DEPT.	CA1910034	CWS	Groundwater	111,269
CA	EAST BAY MUD	CA0110005	CWS	Surfacewater	1,430,200
CA	EAST ORANGE COUNTY WD - RZ	CA3010068	CWS	Surfacewater purchased	3,222
CA	EAST VALLEY WATER DISTRICT	CA3610064	CWS	Surfacewater	103,818
CA	EASTERN MUNICIPAL WD	CA3310009	CWS	Surfacewater purchased	624,372
CA	EL DORADO ID - MAIN	CA0910001	CWS	Surfacewater	130,687
CA	EL MONTE-CITY, WATER DEPT.	CA1910038	CWS	Groundwater	22,968
CA	ELEVEN OAKS MOBILE HOME COMMUNITY	CA3400191	CWS	Groundwater	262
CA	ELK GROVE WATER SERVICE	CA3410008	CWS	Groundwater	40,784
CA	ELSINORE VALLEY MWD	CA3310012	CWS	Surfacewater	160,093
CA	FALLBROOK PUD	CA3710008	CWS	Surfacewater purchased	35,237
CA	FRIENDLY ACRES MHP	CA5200539	CWS	Groundwater	75
CA	GILBERT STREET COMPLEX	CA3600215	CWS	Groundwater	1,062
CA	GLENDALE-CITY, WATER DEPT.	CA1910043	CWS	Surfacewater purchased	201,334
CA	GLENDORA-CITY, WATER DEPT.	CA1910044	CWS	Surfacewater purchased	45,355
CA	GOLDEN STATE WATER CO - ARDEN WATER SERV	CA3410003	CWS	Groundwater	5,588
CA	GOLDEN STATE WATER CO. - CORDOVA	CA3410015	CWS	Surfacewater	46,834
CA	GOLDEN STATE WATER COMPANY - BAY POINT	CA0710002	CWS	Surfacewater purchased	23,693
CA	GOLDEN STATE WATER COMPANY - LOS OSOS	CA4010017	CWS	Groundwater	5,938
CA	GOLDEN STATE WC - COWAN HEIGHTS	CA3010047	CWS	Surfacewater purchased	6,983
CA	GOLDEN STATE WC - PLACENTIA/YORBA LINDA	CA3010035	CWS	Surfacewater purchased	49,686
CA	GOLDEN STATE WC - WEST ORANGE COUNTY	CA3010022	CWS	Surfacewater purchased	113,125
CA	GOLETA WATER DISTRICT	CA4210004	CWS	Surfacewater	84,462
CA	GONZALES, CITY OF	CA2710007	CWS	Groundwater	8,549
CA	GSWC - ARTESIA	CA1910004	CWS	Groundwater	50,260

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	GSWC - BELL, BELL GARDENS	CA1910011	CWS	Surfacewater purchased	54,548
CA	GSWC - CLAREMONT	CA1910024	CWS	Surfacewater purchased	39,325
CA	GSWC - HOLLYDALE	CA1910195	CWS	Groundwater	8,047
CA	GSWC - NORWALK	CA1910098	CWS	Surfacewater purchased	43,143
CA	GSWC - WILLOWBROOK	CA1910072	CWS	Surfacewater purchased	10,661
CA	GSWC-SOUTH ARCADIA	CA1910212	CWS	Groundwater	26,526
CA	GSWC-SOUTH SAN GABRIEL	CA1910223	CWS	Surfacewater purchased	25,808
CA	HAWTHORNE-CITY WATER DEPT.	CA1910047	CWS	Surfacewater purchased	44,728
CA	HELENDALE COMMUNITY SERVICE DISTRICT	CA3610112	CWS	Groundwater	6,050
CA	HEMLOCK MUTUAL WATER CO.	CA1910053	CWS	Groundwater	686
CA	HIDDEN HARBOR MARINA & RVP	CA5200526	CWS	Groundwater	70
CA	HIGUERA APARTMENTS	CA4000563	CWS	Groundwater	30
CA	HOMETOWN COLONIAL ESTATES LLC	CA3400217	CWS	Groundwater	400
CA	HUNTINGTON PARK-CITY, WATER DEPT.	CA1910049	CWS	Surfacewater purchased	15,414
CA	HYNES ESTATES MUTUAL WATER CO.	CA3000519	CWS	Groundwater	139
CA	IMPERIAL MANOR MOBILEHOME COMMUNITY	CA3400190	CWS	Groundwater	280
CA	INGLEWOOD- CITY, WATER DEPT.	CA1910051	CWS	Surfacewater purchased	86,584
CA	INLAND EMPIRE UTILITIES AGENCY	CA3690001	System not found in SDWIS, additional search could not find system name.		
CA	IRVINE RANCH WATER DISTRICT	CA3010092	CWS	Surfacewater	452,772
CA	JURUPA COMMUNITY SD	CA3310021	CWS	Groundwater	133,513
CA	KEEFER CREEK ESTATES	CA0400151	CWS	Groundwater	160
CA	LA HABRA HEIGHTS CWD	CA1910218	CWS	Surfacewater purchased	5,682
CA	LA PUENTE VALLEY CWD	CA1910060	CWS	Groundwater	8,082
CA	LA VERNE, CITY WD	CA1910062	CWS	Surfacewater purchased	32,206
CA	LAKE ARROWHEAD CSD	CA3610005	CWS	Surfacewater	7,008
CA	LAKE HEMET MWD	CA3310022	CWS	Groundwater	52,913
CA	LANCASTER PARK MOBILE HOME PARK	CA1900038	CWS	Groundwater	68
CA	LASSEN COUNTY WATER DISTRICT #1	CA1810003	CWS	Groundwater	450
CA	LAZY B MOBILEHOME PARK	CA5000048	CWS	Groundwater	125

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	LIBERTY UTILITIES - BELLFLOWER-NORWALK	CA1910211	CWS	Surfacewater purchased	72,964
CA	LOMA LINDA UNIVERSITY	CA3600152	CWS	Groundwater	18,644
CA	LOMA LINDA, CITY OF	CA3610013	CWS	Groundwater	24,791
CA	LOMITA-CITY, WATER DEPT.	CA1910073	CWS	Surfacewater purchased	20,256
CA	LONG BEACH-CITY, WATER DEPT.	CA1910065	CWS	Surfacewater purchased	459,757
CA	LOS ANGELES CWWO 40 REG 4 & 34 LANCASTER	CA1910070	CWS	Surfacewater purchased	203,686
CA	LOS ANGELES-CITY, DEPT. OF WATER & POWER	CA1910067	CWS	Surfacewater	3,953,941
CA	LOWER LAKE COUNTY WATER DISTRICT	CA1710010	CWS	Groundwater	1,355
CA	LYNWOOD PARK MUTUAL WATER CO.	CA1910081	CWS	Groundwater	2,300
CA	LYNWOOD-CITY, WATER DEPT.	CA1910079	CWS	Surfacewater purchased	66,967
CA	MANTECA, CITY OF	CA3910005	CWS	Surfacewater purchased	84,625
CA	MAPACHE TRAILER PARK	CA3900661	CWS	Groundwater	275
CA	MARINA COAST WATER DISTRICT	CA2710017	CWS	Groundwater	38,201
CA	MAYWOOD MUTUAL WATER CO. #1	CA1910084	CWS	Surfacewater purchased	5,500
CA	MAYWOOD MUTUAL WATER CO. #2	CA1910085	CWS	Surfacewater purchased	6,349
CA	MODESTO, CITY OF	CA5010010	CWS	Surfacewater purchased	218,464
CA	MONROVIA-CITY, WATER DEPT.	CA1910090	CWS	Groundwater	37,787
CA	MONTEBELLO LAND & WATER CO.	CA1910091	CWS	Groundwater	26,554
CA	MONTEREY PARK-CITY, WATER DEPT.	CA1910092	CWS	Groundwater	62,183
CA	MUSTANG SPRINGS MUTUAL WATER	CA4000775	CWS	Groundwater	30
CA	NAVALAIR MOBILE HOME PARK	CA5602110	CWS	Groundwater	160
CA	NORCO, CITY OF	CA3310025	CWS	Surfacewater purchased	27,564
CA	NORTH STAR MOBILE HOME PARK	CA4900797	CWS	Groundwater	221
CA	NORTHCREST TRAILER CITY	CA0800552	CWS	Groundwater	250
CA	NORTHROP GRUMMAN CORP.	CA1910097	NTNCWS	Groundwater	5,706
CA	NORWALK - CITY, WATER DEPT.	CA1910191	CWS	Surfacewater purchased	17,790
CA	NUEVO WATER COMPANY	CA3310026	CWS	Surfacewater purchased	7,033
CA	OCEANSIDE, CITY OF	CA3710014	CWS	Surfacewater purchased	178,021
CA	OILDALE MWC	CA1510015	CWS	Surfacewater purchased	38,232
CA	OLIVE DELL RANCH	CA3600187	CWS	Groundwater	350
CA	OLIVEHURST PUBLIC U.D.	CA5810003	CWS	Groundwater	16,595
CA	ONTARIO MUNICIPAL UTILITIES COMPANY	CA3610034	CWS	Surfacewater purchased	185,010

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	ORANGE COUNTY WATER DISTRICT,	CA3090001	System not found in SDWIS, additional search could not find system name.		
CA	ORCHARD DALE WATER DISTRICT	CA1910101	CWS	Groundwater purchased	25,000
CA	PALMDALE WATER DIST.	CA1910102	CWS	Surfacewater	126,994
CA	PARAMOUNT - CITY, WATER DEPT.	CA1910105	CWS	Surfacewater purchased	55,200
CA	PETER PITCHESS HONOR RANCHO DETN. CTR	CA1900046	CWS	Groundwater	7,000
CA	PICO RIVERA - CITY, WATER DEPT.	CA1910042	CWS	Groundwater	41,600
CA	PICO WD	CA1910125	CWS	Groundwater	22,051
CA	PINE GROVE MOBILEHOME PARK	CA4500290	CWS	Groundwater	53
CA	PINE GROVE TRAILER PARK	CA0800800	CWS	Groundwater	100
CA	PINEBROOK COMMUNITY WATER WELL	CA1500404	CWS	Groundwater	136
CA	PLEASANT VALLEY MUTUAL WATER CO	CA5610008	CWS	Surfacewater purchased	5,000
CA	R.S. MUTUAL WATER COMPANY	CA1500458	CWS	Groundwater	67
CA	RANCHO CALIFORNIA WATER DISTRICT	CA3310038	CWS	Surfacewater purchased	144,088
CA	RECHE CANYON MUTUAL WATER CO.	CA3301541	CWS	Groundwater	150
CA	REDLANDS CITY MUD-WATER DIV	CA3610037	CWS	Surfacewater	78,025
CA	RIALTO, CITY OF	CA3610038	CWS	Surfacewater purchased	54,453
CA	RIO MANOR MUTUAL WATER CO	CA5610035	CWS	Groundwater	983
CA	RIVER RANCH MHP	CA3600155	CWS	Groundwater	176
CA	RIVERBANK, CITY OF	CA5010018	CWS	Groundwater	25,424
CA	RIVERDALE PARK TRACT CSD	CA5000019	CWS	Groundwater	610
CA	RIVERKERN MUTUAL WATER COMPANY	CA1500251	CWS	Groundwater	336
CA	RIVERSIDE, CITY OF	CA3310031	CWS	Groundwater under influence of surfacewater	312,045
CA	ROSECREST MUTUAL	CA3100538	CWS	Groundwater	31
CA	ROUND MOUNTAIN WATER COMPANY	CA1500561	CWS	Groundwater	50
CA	RUBIDOUX COMMUNITY SD	CA3310044	CWS	Groundwater	36,827
CA	SAC CITY MOBILE HOME COMMUNITY LP	CA3400296	CWS	Groundwater	350
CA	SACRAMENTO SUBURBAN WATER DISTRICT	CA3410001	CWS	Surfacewater purchased	194,444
CA	SAN ANDREAS MUTUAL WATER CO	CA4400558	CWS	Groundwater	350
CA	SAN ANTONIO WATER COMPANY	CA3610085	CWS	Groundwater	3,191

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	SAN BERNARDINO CITY	CA3610039	CWS	Groundwater under influence of surfacewater	204,870
CA	SAN DIEGO COUNTY WATER AUTHORITY	CA3710042	CWS	Surfacewater	0
CA	SAN DIEGO, CITY OF	CA3710020	CWS	Surfacewater	1,374,790
CA	SAN GABRIEL BASIN WATER QUALITY AUTHORITY	CA0000000	System not found in SDWIS, additional search could not find system name.		
CA	SAN GABRIEL VALLEY WATER CO.-EL MONTE	CA1910039	CWS	Groundwater	254,000
CA	SAN GABRIEL VALLEY WATER CO.-MONTEBELLO	CA1910189	CWS	Groundwater purchased	9,349
CA	SAN GABRIEL VALLEY WATER CO.-MONTEBELLO 2	CA1910117	CWS	Surfacewater purchased	8,100
CA	SAN GABRIEL VALLEY WC - FONTANA	CA3610041	CWS	Surfacewater	237,800
CA	SAN JOSE WATER	CA4310011	CWS	Surfacewater	1,007,514
CA	SAN JUAN BASIN AUTHORITY	CA3010120	CWS	Groundwater	0
CA	SAN JUAN VISTA	CA3901215	CWS	Groundwater	201
CA	SAN LORENZO VALLEY WATER DIST	CA4410014	CWS	Surfacewater	21,145
CA	SAN MIGUEL COMMUNITY SERVICES DISTRICT	CA4010010	CWS	Groundwater	2,600
CA	SANTA ANA RIVER WATER COMPANY	CA3310033	CWS	Groundwater	6,848
CA	SANTA CLARA VALLEY WATER DISTRICT	CA4310027	CWS	Surfacewater	0
CA	SANTA CLARITA VALLEY W.A.-CASTAIC DIV.	CA1910247	CWS	Surfacewater purchased	10,235
CA	SANTA CLARITA VALLEY W.A.-IMPORTED DIVIS	CA1910048	CWS	Surfacewater	0
CA	SANTA CLARITA VALLEY W.A.-NEWHALL DIV.	CA1910096	CWS	Surfacewater purchased	17,454
CA	SANTA CLARITA VALLEY W.A.-PINETREE DIV.	CA1910250	CWS	Surfacewater purchased	15,917
CA	SANTA CLARITA VALLEY W.A.-SANTA CLARITA	CA1910017	CWS	Surfacewater purchased	134,541
CA	SANTA CLARITA VALLEY W.A.-VALENCIA DIVIS	CA1910240	CWS	Surfacewater purchased	102,125
CA	SANTA CRUZ WATER DEPARTMENT	CA4410010	CWS	Surfacewater	87,957
CA	SANTA MARGARITA WATER DISTRICT	CA3010101	CWS	Surfacewater purchased	164,038
CA	SANTA MARIA WATER DEPARTMENT	CA4210011	CWS	Surfacewater purchased	109,910
CA	SANTA MONICA-CITY, WATER DIVISION	CA1910146	CWS	Surfacewater purchased	93,076
CA	SCWA - ARDEN PARK VISTA	CA3410002	CWS	Groundwater	10,035
CA	SCWA - LAGUNA/VINEYARD	CA3410029	CWS	Surfacewater	174,999

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	SERRANO WATER DISTRICT	CA3010082	CWS	Surfacewater	5,691
CA	SFPUC-PLEASANTON WELLS	CA0110018	CWS	Groundwater	1
CA	SHERIFF'S REHAB	CA4400762	CWS	Groundwater	235
CA	SOLVANG WATER DIVISION	CA4210013	CWS	Surfacewater purchased	6,126
CA	SONOMA COUNTY WATER AGENCY	CA4910020	CWS	Groundwater	0
CA	SOUTH GATE-CITY, WATER DEPT.	CA1910152	CWS	Surfacewater purchased	76,443
CA	SOUTH MESA WC	CA3310017	CWS	Groundwater	10,011
CA	SOUTH MONTEBELLO IRRIGATION DIST.	CA1910153	CWS	Groundwater	15,021
CA	STERLING MUTUAL WATER COMPANY	CA1910158	CWS	Groundwater	548
CA	STONEGATE MOBILE HOME PARK	CA4900795	CWS	Groundwater	196
CA	STRICKLAND ACRES	CA5602117	CWS	Groundwater	429
CA	SUBURBAN WATER SYSTEMS - SATIVA	CA1910147	CWS	Surfacewater purchased	6,837
CA	SUBURBAN WATER SYSTEMS-WHITTIER	CA1910174	CWS	Groundwater	66,045
CA	SWEETWATER AUTHORITY	CA3710025	CWS	Surfacewater	192,480
CA	THREE VALLEYS MWD	CA1910041	CWS	Surfacewater	0
CA	TIERRA BONITA MUTUAL WATER	CA1900154	CWS	Groundwater	75
CA	TORRANCE-CITY, WATER DEPT.	CA1910213	CWS	Surfacewater purchased	106,183
CA	TRACT 349 MUTUAL WATER CO.	CA1910160	CWS	Groundwater	7,500
CA	TRACY, CITY OF	CA3910011	CWS	Surfacewater	98,601
CA	TRUCKEE-DONNER PUD, MAIN	CA2910003	CWS	Groundwater	36,730
CA	TUCKER OAKS EAST WATER DISTRICT	CA4500303	CWS	Groundwater	95
CA	UNITED WTR CONS DIST	CA5610046	CWS	Surfacewater	0
CA	V & P TRAILER COURT WATER SYSTEM	CA3900732	CWS	Groundwater	35
CA	VALENCIA HEIGHTS WATER CO.	CA1910163	CWS	Surfacewater purchased	7,775
CA	VALLEY COUNTY WATER DIST.	CA1910009	CWS	Groundwater	56,754
CA	VALLEY WATER CO.	CA1910166	CWS	Surfacewater purchased	10,070
CA	VENTURA WATER DEPARTMENT	CA5610017	CWS	Surfacewater	113,500
CA	VERNON-CITY, WATER DEPT.	CA1910167	CWS	Surfacewater purchased	28,000
CA	VIERRA ESTATES WS	CA2702007	CWS	Groundwater	164
CA	VINEYARD AVE ESTATES MWC	CA5610056	CWS	Surfacewater purchased	1,200
CA	VINEYARD AVENUE ACRES MWC	CA5610029	CWS	Groundwater	1,820
CA	WARNER SPRINGS ESTATES	CA3702354	CWS	Groundwater	443
CA	Water Replenishment District	CA1990003	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	WATSONVILLE, CITY OF	CA4410011	CWS	Surfacewater	65,384
CA	WAYSIDE GARDENS MOBILE HOME PARK	CA4900792	CWS	Groundwater	75
CA	WEST BASIN MUNICIPAL WATER DISTRICT	CA1990001	System not found in SDWIS, additional search could not find system name.		
CA	WEST VALLEY WATER DISTRICT	CA3610004	CWS	Surfacewater	96,738
CA	WESTERN MWD	CA3310049	CWS	Surfacewater purchased	80,766
CA	WHITTIER-CITY, WATER DEPT.	CA1910173	CWS	Groundwater	49,954
CA	WILDWOOD EAST MUTUAL	CA5101009	CWS	Groundwater	350
CA	WILSON ACRES MUTUAL WATER	CA5200014	CWS	Groundwater	75
CA	WINTON WATER & SANITARY DIST	CA2410010	CWS	Groundwater	9,500
CA	YORBA LINDA WATER DISTRICT	CA3010037	CWS	Surfacewater purchased	83,952
CA	ZONE 7 WATER AGENCY	CA0110010	CWS	Surfacewater	40
CO	ALDASORO RANCH HOC	CO0157011	CWS	Groundwater	73
CO	ANIMAS WC	CO0134020	CWS	Groundwater	2,720
CO	ARAPAHOE CNTY WWA	CO0203002	CWS	Groundwater	31,000
CO	ARVADA CITY OF	CO0130001	CWS	Surfacewater	146,743
CO	ASGARD SUBDIVISION WA	CO0123123	CWS	Surfacewater purchased	80
CO	AURORA CITY OF	CO0103005	CWS	Surfacewater	487,365
CO	AVONDALE WSD	CO0151050	CWS	Groundwater	1,615
CO	BASALT TOWN OF	CO0119134	CWS	Groundwater under influence of surfacewater	4,482
CO	BATTLEMENT MESA MD	CO0123133	CWS	Surfacewater	4,100
CO	BAXTER WATER & SERVICES	CO0151400	CWS	Groundwater	350
CO	BIG PINES CAMPGROUND	CO0221060	CWS	Groundwater	72
CO	BLUE RIVER VALLEY RANCH LAKES	CO0159005	CWS	Groundwater	150
CO	BLUE SKY RANCH INC ASSOC OF OWNERS	CO0134065	CWS	Groundwater	175
CO	BOULDER CITY OF	CO0107152	CWS	Surfacewater	166,080
CO	BRIGHTON CITY OF	CO0101025	CWS	Surfacewater purchased	55,201
CO	BRUSH CITY OF	CO0144001	CWS	Groundwater	5,117
CO	BUENA VISTA TOWN OF	CO0108300	CWS	Groundwater	3,776
CO	BUFFALO MOUNTAIN MD	CO0159025	CWS	Groundwater	2,650
CO	CARBONDALE TOWN OF	CO0123167	CWS	Surfacewater	6,700
CO	CHEROKEE MD	CO0121125	CWS	Groundwater	23,000
CO	CHEYENNE WELLS TOWN OF	CO0109006	CWS	Groundwater	840
CO	CLIFTON WD	CO0139180	CWS	Surfacewater	34,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	COLORADO CENTRE MD	CO0121140	CWS	Groundwater	3,675
CO	CONSOLIDATED MUTUAL MAPLE GROVE	CO0130020	CWS	Surfacewater	24,135
CO	COPPER MOUNTAIN CONSOLIDATED MD	CO0159030	CWS	Groundwater	5,785
CO	COTTONWOOD WSD	CO0118020	CWS	Surfacewater purchased	10,867
CO	CRAGMONT WC	CO0130187	CWS	Surfacewater	45
CO	CROWLEY COUNTY WA	CO0113100	CWS	Groundwater	530
CO	CROWLEY COUNTY WS	CO0113200	CWS	Groundwater	0
CO	DEL NORTE TOWN OF	CO0153200	CWS	Groundwater	1,800
CO	DENVER WATER BOARD	CO0116001	CWS	Surfacewater	1,287,000
CO	DILLON TOWN OF	CO0159035	CWS	Surfacewater	3,254
CO	DILLON VALLEY DISTRICT	CO0159040	CWS	Surfacewater	3,063
CO	EADS TOWN OF	CO0131400	CWS	Groundwater	622
CO	EAGLE RIVER VILLAGE MHP	CO0119234	CWS	Groundwater	1,500
CO	EAGLE RIVER WSD	CO0119802	CWS	Surfacewater	19,351
CO	EAGLES WATCH HOA	CO0129233	CWS	Groundwater	83
CO	EAST CHERRY CREEK VALLEY WSD	CO0103035	CWS	Surfacewater purchased	66,130
CO	EAST DILLON WD	CO0159045	CWS	Groundwater under influence of surfacewater	2,501
CO	EL RANCHO FLORIDA MD	CO0134210	CWS	Groundwater under influence of surfacewater	400
CO	ELBERT CREEK WATER CO	CO0134840	CWS	Surfacewater	750
CO	ELEPHANT ROCK MHP	CO0121200	CWS	Groundwater	60
CO	ELK MEADOWS ESTATES	CO0146592	CWS	Groundwater under influence of surfacewater	215
CO	ENGLEWOOD CITY OF	CO0103045	CWS	Surfacewater	57,332
CO	ERIE TOWN OF	CO0162255	CWS	Surfacewater	32,829
CO	FALCON HEIGHTS POA	CO0121240	CWS	Groundwater	300
CO	FARMERS KORNER MHP	CO0159050	CWS	Groundwater	159
CO	FEDERAL HEIGHTS CITY OF	CO0101055	CWS	Surfacewater purchased	11,678
CO	FLORENCE CITY OF	CO0122500	CWS	Surfacewater	7,495
CO	FOREST HILLS MD RIVA CHASE	CO0130033	CWS	Groundwater	400
CO	FOREST LAKES MD	CO0121360	CWS	Surfacewater	294
CO	FORREST GROVE ESTATES	CO0134330	CWS	Groundwater	92
CO	FOUNTAIN CITY OF	CO0121275	CWS	Surfacewater purchased	25,130
CO	FOWLER TOWN OF	CO0145210	CWS	Groundwater under influence of surfacewater	1,169
CO	FRASER TOWN OF	CO0125288	CWS	Groundwater	2,150
CO	FRISCO TOWN OF	CO0159055	CWS	Surfacewater	4,495

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	FT COLLINS CITY OF	CO0135291	CWS	Surfacewater	179,901
CO	GENESEE WSD	CO0130035	CWS	Surfacewater	3,920
CO	GOODMAN POA	CO0134480	CWS	Groundwater	96
CO	GRANADA WA	CO0150400	CWS	Groundwater	378
CO	GRAND JUNCTION CITY OF	CO0139321	CWS	Surfacewater	26,000
CO	GRAND LAKE TOWN OF	CO0125322	CWS	Groundwater	2,035
CO	GREATROCK NORTH WSD	CO0101063	CWS	Groundwater	961
CO	GREELEY CITY OF	CO0162321	CWS	Surfacewater	108,000
CO	GREEN ACRES MHP	CO0119321	CWS	Groundwater under influence of surfacewater	125
CO	GUNNISON CITY OF	CO0126325	CWS	Groundwater	9,610
CO	HEARTWOOD CO OP HOUSING	CO0134338	CWS	Groundwater	60
CO	HIGHLAND LAKES WD	CO0160200	CWS	Surfacewater purchased	875
CO	HILLCREST VILLAGE MHP	CO0101085	CWS	Surfacewater purchased	1,505
CO	HOMESTEAD WC	CO0130050	CWS	Surfacewater	958
CO	HOT SULPHUR SPRINGS TOWN OF	CO0125352	CWS	Surfacewater	687
CO	HUGO TOWN OF	CO0137010	CWS	Groundwater	885
CO	IDLEDALE WSD	CO0130055	CWS	Groundwater under influence of surfacewater	350
CO	ILIUM VALLEY WS	CO0157250	CWS	Groundwater	165
CO	INDIAN HILLS WD	CO0130065	CWS	Groundwater under influence of surfacewater	1,300
CO	INVERNESS WSD	CO0203012	CWS	Surfacewater purchased	8,140
CO	JULESBURG TOWN OF	CO0158001	CWS	Groundwater	1,225
CO	KEENESBURG TOWN OF	CO0162438	CWS	Groundwater	3,600
CO	KEYSTONE RANCH	CO0159065	CWS	Groundwater	670
CO	KINGDOM PARK COURT	CO0159070	CWS	Groundwater	70
CO	LA JUNTA CITY OF	CO0145420	CWS	Groundwater	9,200
CO	LAFAYETTE CITY OF	CO0107473	CWS	Surfacewater	28,700
CO	LAKE DURANGO WA	CO0134530	CWS	Surfacewater	1,577
CO	LOCHBUIE TOWN OF	CO0162486	CWS	Groundwater	6,830
CO	MARBLE WC	CO0226500	CWS	Groundwater	113
CO	MERIDIAN MD	CO0218015	CWS	Surfacewater purchased	20,750
CO	MILLIKEN TOWN OF	CO0162511	CWS	Surfacewater purchased	9,160
CO	MONUMENT TOWN OF	CO0121475	CWS	Groundwater	4,907
CO	MORRISON TOWN OF	CO0130085	CWS	Surfacewater	9,887
CO	MOUNTAIN VIEW VILLAGE	CO0130095	CWS	Groundwater	38
CO	MOUNTAIN VIEW VILLAGE EAST	CO0133600	CWS	Groundwater	226
CO	MOUNTAIN VIEW VILLAGE WEST	CO0133150	CWS	Groundwater	440

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	MOUNTAIN VILLAGE TOWN OF	CO0157400	CWS	Groundwater	8,700
CO	NORTHGLENN CITY OF	CO0101115	CWS	Surfacewater	48,927
CO	OLDE STAGE WD	CO0107582	CWS	Groundwater	250
CO	OLNEY SPRINGS TOWN OF	CO0113500	CWS	Groundwater	399
CO	PAGELS TP	CO0144025	CWS	Groundwater	300
CO	PANORAMIC MESA SUBD	CO0123601	CWS	Surfacewater purchased	45
CO	PARKER WSD	CO0118040	CWS	Surfacewater	59,781
CO	PEAKS SHADOW LLC	CO0121220	CWS	Groundwater	67
CO	PEETZ TOWN OF	CO0138030	CWS	Groundwater	295
CO	PERRY PARK WSD	CO0118045	CWS	Groundwater under influence of surfacewater	3,315
CO	PINE BROOK HILLS WD	CO0107610	CWS	Surfacewater	1,100
CO	PONCHA SPRINGS TOWN OF	CO0108650	CWS	Groundwater	1,467
CO	PUEBLO BOARD OF WW	CO0151500	CWS	Surfacewater	113,480
CO	PUEBLO WEST MD	CO0151650	CWS	Surfacewater	30,000
CO	RED SKY RANCH	CO0119673	CWS	Surfacewater	291
CO	RICO TOWN OF	CO0117700	CWS	Groundwater	384
CO	RIFLE CITY OF	CO0123676	CWS	Surfacewater	9,489
CO	RIO GRANDE WATER COMPANY	CO0253860	CWS	Groundwater under influence of surfacewater	265
CO	RIVERBEND CABINS	CO0254676	CWS	Groundwater	55
CO	ROCKY FORD CITY OF	CO0145600	CWS	Groundwater	4,443
CO	ROSEWOOD HILLS PROPERTY HOA	CO0160450	CWS	Surfacewater purchased	135
CO	SAN LAZARO MFCTD HOUSING COMMUNITY	CO0107701	CWS	Surfacewater	844
CO	SECURITY WATER DISTRICT	CO0121775	CWS	Surfacewater purchased	20,000
CO	SHAWNEE WCA	CO0147090	CWS	Groundwater under influence of surfacewater	50
CO	SILT TOWN OF	CO0123710	CWS	Surfacewater	3,536
CO	SILVERTHORNE TOWN OF	CO0159095	CWS	Groundwater	7,458
CO	SLEEPY BEAR MHP	CO0154715	CWS	Groundwater under influence of surfacewater	150
CO	SNAKE RIVER WD	CO0159105	CWS	Groundwater	9,900
CO	SOPRIS VILLAGE HOA	CO0119718	CWS	Groundwater	425
CO	SOUTH ADAMS COUNTY WSD	CO0101140	CWS	Surfacewater purchased	68,603
CO	SPRING VALLEY MUTUAL WA	CO0107719	CWS	Groundwater	100
CO	SPRINGFIELD TOWN OF	CO0105500	CWS	Groundwater	1,378
CO	ST CHARLES MESA WD	CO0151750	CWS	Surfacewater	9,690

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	STERLING CITY OF	CO0138045	CWS	Groundwater under influence of surfacewater	15,100
CO	STONEGATE MD	CO0118076	CWS	Surfacewater purchased	15,071
CO	STRATMOOR HILLS WSD	CO0121800	CWS	Surfacewater purchased	6,500
CO	SUBURBAN WATER	CO0143515	CWS	Surfacewater purchased	859
CO	SUGAR CITY TOWN OF	CO0113900	CWS	Groundwater	240
CO	TANGLEWOOD WS	CO0159120	CWS	Groundwater	60
CO	TELLURIDE TOWN OF	CO0157800	CWS	Surfacewater	7,900
CO	THORNTON CITY OF	CO0101150	CWS	Surfacewater	155,700
CO	TODD CREEK VILLAGE MD	CO0101157	CWS	Groundwater under influence of surfacewater	5,828
CO	TREE HAUS MD	CO0154755	CWS	Groundwater under influence of surfacewater	248
CO	UPPER EAGLE REGIONAL WA	CO0119786	CWS	Surfacewater	32,831
CO	UTE WCD	CO0139791	CWS	Surfacewater	88,626
CO	VALLEY MAINT CORP NO 1	CO0160550	CWS	Groundwater	470
CO	WALDEN TOWN OF	CO0129834	CWS	Surfacewater	584
CO	WATTENBURG IMPROVEMENT ASSOC	CO0162833	CWS	Groundwater	350
CO	WESTBANK RANCH HOA	CO0123838	CWS	Groundwater	400
CO	WHITE HAVEN MHP	CO0154842	CWS	Groundwater	56
CO	WHITE HORSE SPRINGS WD	CO0149842	CWS	Groundwater	70
CO	WIDFIELD WSD	CO0121900	CWS	Surfacewater purchased	22,414
CO	WIGWAM MUTUAL WC	CO0121470	CWS	Groundwater under influence of surfacewater	1,300
CO	WOODEN DEER HOA	CO0123860	CWS	Groundwater	38
CO	YMCA ROCKIES WIND RIVER	CO0135883	CWS	Surfacewater purchased	3,730
CT	AQUARION WATER CO OF CT - PLAINVILLE	CT1100011	CWS	Groundwater	18,231
CT	AQUARION WATER CO OF CT-NEWTOWN REGIONAL	CT0970011	CWS	Groundwater	6,054
CT	AQUARION WATER CO OF CT-TLWC WOODRICH	CT1666011	CWS	Groundwater	72
CT	AVON WATER CO	CT0040011	CWS	Groundwater	11,590
CT	BRISTOL WATER DEPARTMENT	CT0170011	CWS	Surfacewater	52,079
CT	COLCHESTER SEWER & WATER COMMISSION	CT0280011	CWS	Groundwater	4,020
CT	CROMWELL FIRE DISTRICT WATER DEPARTMENT	CT0330011	CWS	Groundwater	14,316
CT	CTWC - BIRCHWOOD HEIGHTS	CT0780121	CWS	Groundwater	76
CT	CTWC - CORNFIELD POINT DIV.	CT1698051	CWS	Groundwater	57

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CT	CTWC - COUNTRY MOBILE DIV.	CT0580021	CWS	Groundwater	186
CT	CTWC - COVENTRY HILLS DIV	CT0320091	CWS	Groundwater	700
CT	CTWC - CRYSTAL SYSTEM	CT0690011	CWS	Groundwater	6,378
CT	CTWC - FOREST HOMES DIVISION	CT0790011	CWS	Groundwater	100
CT	CTWC - GALLUP SYSTEM	CT1090031	CWS	Groundwater	2,538
CT	CTWC - GENERAL WATER DIVISION	CT0320071	CWS	Groundwater	306
CT	CTWC - GREEN SPRINGS SYSTEM	CT0760021	CWS	Groundwater	104
CT	CTWC - JENSENS BEECHWOOD SYSTEM	CT0700011	CWS	Groundwater	750
CT	CTWC - LEGEND HILL SYSTEM	CT0765101	CWS	Groundwater	1,368
CT	CTWC - LONDON PARK DIVISION	CT0670011	CWS	Groundwater	221
CT	CTWC - MARLBOROUGH GARDENS	CT0790031	CWS	Groundwater	110
CT	CTWC - NAUGATUCK REG-COLLINSVILLE SYS	CT0230011	CWS	Surfacewater	6,324
CT	CTWC - NORTHERN REGION-LAKEVIEW TERRACE	CT0320021	CWS	Groundwater	472
CT	CTWC - NORTHERN REG-LLYNWOOD SYSTEM	CT0120021	CWS	Groundwater	192
CT	CTWC - NORTHERN REG-NATHAN HALE SYSTEM	CT0320031	CWS	Groundwater	160
CT	CTWC - NORTHERN REG-WESTERN SYSTEM	CT0473011	CWS	Surfacewater	98,690
CT	CTWC - REDWOOD FARMS DIVISION	CT0770041	CWS	Groundwater	424
CT	CTWC - SHORELINE REGION-GUILFORD SYSTEM	CT0608011	CWS	Surfacewater	33,875
CT	CTWC - THOMPSON SYSTEM	CT1410011	CWS	Groundwater	1,070
CT	CTWC - UNIONVILLE SYSTEM	CT0520011	CWS	Surfacewater purchased	14,693
CT	CTWC - WELLSWOOD VILLAGE DIV	CT0672021	CWS	Groundwater	60
CT	CTWC - WESTCHESTER EAST	CT0427021	CWS	Groundwater	153
CT	HAZARDVILLE WATER COMPANY	CT0490021	CWS	Groundwater	18,544
CT	NORWALK FIRST TAXING DISTRICT	CT1030011	CWS	Surfacewater	40,256
CT	PORTLAND WATER DEPARTMENT	CT1130011	CWS	Surfacewater purchased	5,010
CT	SOUTH NORWALK ELECTRIC & WATER	CT1030021	CWS	Surfacewater	42,000
DE	ARTESIAN WATER COMPANY	DE0000552	CWS	Surfacewater purchased	231,114
DE	BAYSIDE PUMP DISTRICT	DE00A0837	CWS	Groundwater	8,400
DE	MUNICIPAL SERVICES COMMISSION	DE0000634	CWS	Groundwater	5,364
DE	NEWARK WATER DEPARTMENT	DE0000630	CWS	Surfacewater	40,000
DE	STAGE VILLAGE MHC	DE0000569	CWS	Groundwater	93
DE	VEOLIA WATER DELAWARE, INC	DE0000564	CWS	Surfacewater	100,495
DE	WILMINGTON WATER DEPARTMENT	DE0000663	CWS	Surfacewater	107,976
FL	ALOHA GARDENS UTILITIES	FL6510050	CWS	Surfacewater purchased	8,136
FL	BELLEVIEW, CITY OF (2 WPS)	FL3420074	CWS	Groundwater	8,433
FL	BRADENTON CITY OF	FL6410182	CWS	Surfacewater	58,584
FL	CITY OF TAMPA WATER DEPARTMENT	FL6290327	CWS	Surfacewater	717,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	DEFUNIAK SPRINGS W/S, CITY OF	FL1660196	CWS	Groundwater	12,243
FL	DELRAY BEACH PUBLIC WATER SYSTEM	FL4500351	CWS	Groundwater	69,754
FL	EMERALD COAST UTILITIES AUTHORITY (ECUA)	FL1170525	CWS	Groundwater	244,535
FL	EUSTIS, CITY OF (4 WPS)	FL3350346	CWS	Groundwater	38,966
FL	FGUA / MACDILL	FL6296193	CWS	Surfacewater purchased	11,965
FL	FLORIDA GOVERNMENTAL UTILITY AUTHORITY	FL5360172	CWS	Groundwater	29,656
FL	GONZALEZ UTILITIES ASSOCIATION, INC.	FL1170302	CWS	Groundwater	6,559
FL	HCPUD/PEBBLE CREEK SUBDIVISION	FL6291372	CWS	Surfacewater purchased	5,408
FL	HCPUD/SEABOARD UTILITIES	FL6290333	CWS	Surfacewater purchased	13,986
FL	HIALEAH, CITY OF	FL4130604	CWS	Groundwater	238,000
FL	IMMOKALEE WATER	FL5110142	CWS	Groundwater	25,838
FL	LAKE PANASOFFKEE WATER ASSN 2WPS	FL6600990	CWS	Groundwater	4,642
FL	LAUDERHILL, CITY OF	FL4060787	CWS	Groundwater	55,000
FL	LEE COUNTY UTILITIES	FL5364048	CWS	Surfacewater	266,949
FL	LITTLE SUMTER UTILITIES 3WPS	FL6604862	CWS	Groundwater	25,382
FL	MDWASA - MAIN SYSTEM	FL4130871	CWS	Groundwater	2,300,000
FL	MEXICO BEACH, CITY OF	FL1030467	CWS	Surfacewater purchased	5,317
FL	MIAMI BEACH, CITY OF	FL4130901	CWS	Groundwater purchased	100,000
FL	MIAMI INTL AIRPORT	FL4134513	NTNCWS	Groundwater purchased	30,000
FL	MIMS WATER TREATMENT / NORTH BREVARD CO.	FL3050834	CWS	Groundwater	7,958
FL	MIRAMAR (EAST ; WEST) PLANTS	FL4060925	CWS	Groundwater	127,700
FL	NEWBERRY WTP	FL2010207	CWS	Groundwater	3,885
FL	NICEVILLE, CITY OF	FL1460147	CWS	Groundwater	21,451
FL	NORTH HUTCHINSON ISLAND	FL4560971	CWS	Groundwater purchased	3,954
FL	NORTH MIAMI, CITY OF	FL4130977	CWS	Groundwater	88,349
FL	NORTH SUMTER UTILITY 3WPS	FL6605012	CWS	Groundwater	44,517
FL	OCALA, CITY OF (2 WTPS)	FL3420922	CWS	Groundwater	64,878
FL	OKEECHOBEE UTILITY AUTHORITY	FL4470257	CWS	Surfacewater	20,000
FL	ORANGWOOD WATER SYSTEM	FL6511311	CWS	Groundwater	6,464
FL	PEMBROKE PINES, CITY OF	FL4061083	CWS	Groundwater	187,459
FL	PEOPLES WATER SERVICE COMPANY	FL1170527	CWS	Groundwater	24,464
FL	PERRY WATER SYSTEM	FL2620208	CWS	Groundwater	6,898
FL	POMPAÑO BEACH, CITY OF	FL4061129	CWS	Groundwater	84,000
FL	SOUTHLAKE UTILITIES	FL3354916	CWS	Groundwater	8,300
FL	STUART, CITY OF - WATER PLANT	FL4430259	CWS	Groundwater	16,841

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	TAMPA BAY WATER -CYPRESS CREEK	FL6512230	CWS	Surfacewater purchased	25
FL	TAMPA BAY WATER MORRIS BRIDGE PUMP STATI	FL6296177	CWS	Surfacewater purchased	25
FL	TAMPA BAY WATER REG. SURFACE WATER PLANT	FL6296139	CWS	Surfacewater	25
FL	TAMPA BAY WATER/LAKE BRIDGE	FL6515234	CWS	Surfacewater purchased	25
FL	TARPON SPRINGS WATER SYSTEM	FL6521784	CWS	Groundwater	28,875
FL	TOWN OF BAY HARBOR ISLANDS	FL4130089	CWS	Groundwater purchased	5,980
FL	VILLAGE OF INDIANTOWN	FL4430667	CWS	Groundwater	5,847
FL	VILLAGES OF LAKE-SUMTER - WTPS 1, 3, ; 5	FL3350942	CWS	Groundwater	18,673
FL	ZEPHYRHILLS CITY OF	FL6512020	CWS	Groundwater	29,117
GA	AUGUSTA-RICHMOND CO WS	GA2450000	CWS	Surfacewater	204,000
GA	AUSTELL	GA0670001	CWS	Surfacewater purchased	7,774
GA	BLAIRSVILLE	GA2910000	CWS	Surfacewater	4,035
GA	BREMEN	GA1430000	CWS	Surfacewater	6,200
GA	CALHOUN	GA1290000	CWS	Surfacewater	49,088
GA	CATOOSA UTIL. DIST. AUTHORITY	GA0470000	CWS	Surfacewater purchased	52,650
GA	CENTERVILLE	GA1530000	CWS	Groundwater	11,459
GA	CHATSWORTH	GA2130000	CWS	Surfacewater	28,262
GA	CHATTOOGA COUNTY	GA0550000	CWS	Groundwater	7,800
GA	CHICKAMAUGA	GA2950000	CWS	Groundwater	4,150
GA	CLAYTON COUNTY WATER AUTHORITY	GA0630000	CWS	Surfacewater	298,374
GA	COLUMBUS	GA2150000	CWS	Surfacewater	229,000
GA	COVINGTON	GA2170001	CWS	Surfacewater purchased	17,272
GA	CUMMING	GA1170000	CWS	Surfacewater	58,661
GA	DALTON UTILITIES	GA3130000	CWS	Surfacewater	99,315
GA	DAWSONVILLE	GA0850000	CWS	Surfacewater purchased	3,866
GA	FLOYD COUNTY	GA1150001	CWS	Surfacewater	41,738
GA	GRIFFIN	GA2550000	CWS	Surfacewater	23,643
GA	HARRIS COUNTY WATER SYSTEM	GA1450011	CWS	Surfacewater	22,922
GA	HENRY COUNTY WATER AUTHORITY	GA1510001	CWS	Surfacewater	176,038
GA	LAFAYETTE	GA2950002	CWS	Surfacewater purchased	18,177
GA	LAGRANGE	GA2850001	CWS	Surfacewater	41,852
GA	LYERLY	GA0550001	CWS	Surfacewater purchased	1,534
GA	NOTLA WATER AUTHORITY	GA2910003	CWS	Surfacewater	16,518
GA	OAK STREET SUBDIVISION	GA1850022	CWS	Groundwater	745

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	PORT WENTWORTH	GA0510002	CWS	Surfacewater purchased	11,000
GA	RINGGOLD	GA0470002	CWS	Surfacewater	2,743
GA	SOUTH MONROE COUNTY WATER SYSTEM	GA2070074	CWS	Surfacewater purchased	7,320
GA	SUMMERVILLE	GA0550003	CWS	Surfacewater	9,993
GA	WALKER COUNTY WATER AUTHORITY	GA2950003	CWS	Surfacewater	36,000
GA	WHITE	GA0150004	CWS	Groundwater	900
GA	WOODSTOCK	GA0570003	CWS	Surfacewater purchased	10,070
GA	YOUNG HARRIS	GA2810001	CWS	Groundwater	2,119
IA	ALBIA MUNICIPAL WATER WORKS	IA6803010	CWS	Surfacewater purchased	3,721
IA	AMES WATER TREATMENT PLANT	IA8503039	CWS	Groundwater	55,177
IA	BONDURANT MUNI WATER SUPPLY	IA7717032	CWS	Surfacewater purchased	7,690
IA	BURLINGTON MUNICIPAL WATERWORKS	IA2909053	CWS	Surfacewater	26,015
IA	CARLISLE WATER SUPPLY	IA9113071	CWS	Groundwater	4,160
IA	CEDAR RAPIDS WATER DEPARTMENT	IA5715093	CWS	Groundwater under influence of surfacewater	141,420
IA	CENTRAL CITY WATER SUPPLY	IA5720010	CWS	Groundwater	1,264
IA	CENTRAL WATER SYSTEM	IA3000099	CWS	Surfacewater	25
IA	COLFAX WATER SUPPLY	IA5009056	CWS	Groundwater	2,305
IA	CORNING MUNI WATER DEPARTMENT	IA0220075	CWS	Surfacewater	1,564
IA	COUNCIL BLUFFS WATER WORKS	IA7820080	CWS	Surfacewater	64,447
IA	COUNTRY ESTATES MOBILE HOME PARK	IA6500600	CWS	Groundwater	35
IA	CRESTON WATER SUPPLY	IA8816089	CWS	Surfacewater	7,536
IA	DES MOINES WATER WORKS	IA7727031	CWS	Surfacewater	245,123
IA	DUBUQUE WATER WORKS	IA3126052	CWS	Groundwater	59,667
IA	GREENFIELD MUNICIPAL UTILITIES	IA0140007	CWS	Surfacewater	2,062
IA	HARLAN MUNICIPAL UTILITIES	IA8335029	CWS	Groundwater	5,003
IA	HIAWATHA WATER DEPT	IA5735045	CWS	Groundwater	7,183
IA	IOWA CITY WATER DEPARTMENT	IA5225079	CWS	Surfacewater	68,753
IA	IOWA LAKES REGIONAL WATER - OSGOOD	IA3060001	CWS	Surfacewater purchased	6,242
IA	IOWA-AMERICAN WTR CO-DAVENPORT	IA8222001	CWS	Surfacewater	147,720
IA	KAMMERER MOBILE HOME PARK	IA7000686	CWS	Groundwater	100
IA	KEOKUK MUNICIPAL WATER WORKS	IA5640019	CWS	Surfacewater	9,900
IA	LAKE RIDGE, INCORPORATED	IA5225315	CWS	Groundwater	1,300
IA	LAMONI MUNICIPAL UTILITIES	IA2740050	CWS	Surfacewater	1,969
IA	LEON WATER SUPPLY	IA2742076	CWS	Surfacewater	1,822
IA	MANCHESTER WATER SUPPLY	IA2839021	CWS	Groundwater	5,065
IA	MCGREGOR WATER DEPT	IA2258012	CWS	Groundwater	747

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IA	MILFORD MUNICIPAL UTILITIES	IA3050079	CWS	Surfacewater	3,321
IA	MISSOURI VALLEY WATER SUPPLY	IA4344088	CWS	Groundwater	2,678
IA	MONTEZUMA MUNI WATER SUPPLY	IA7950097	CWS	Surfacewater	1,545
IA	MUSCATINE POWER & WATER	IA7048001	CWS	Groundwater	23,797
IA	OSCEOLA WATER WORKS	IA2038038	CWS	Surfacewater	5,415
IA	OTTUMWA WATER WORKS	IA9083012	CWS	Surfacewater	25,529
IA	PANORA WATER WORKS	IA3971026	CWS	Surfacewater	1,091
IA	RATHBUN REGIONAL WATER ASSN (RATHBUN)	IA0400900	CWS	Surfacewater	32,000
IA	ROCK VALLEY WATER SUPPLY	IA8482096	CWS	Groundwater	4,059
IA	SIOUX CITY WATER SUPPLY	IA9778054	CWS	Groundwater under influence of surfacewater	85,797
IA	SIOUX RAPIDS WATER DEPARTMENT	IA1175056	CWS	Groundwater	920
IA	SPENCER MUNICIPAL WATER UTILITY	IA2171071	CWS	Groundwater	11,325
IA	SPIRIT LAKE WATERWORKS	IA3070078	CWS	Surfacewater	5,960
IA	TAMA WATER SUPPLY	IA8670013	CWS	Groundwater	3,130
IA	WALL LAKE WATER SUPPLY	IA8166061	CWS	Groundwater	755
IA	WARREN WATER DISTRICT	IA9133701	CWS	SURFACE WATER PURCHASE	18,963
IA	WATERLOO WATER WORKS	IA0790074	CWS	Groundwater	69,193
IA	WEST BURLINGTON MUNI. WATER SUPPLY	IA2985002	CWS	Surfacewater purchased	3,197
IA	WEST CENTRAL RWA-NISH SYSTEM	IA1400902	CWS	GROUNDWATER	3,573
IA	WEST DES MOINES WATER WORKS	IA7785007	CWS	Surfacewater purchased	68,723
IA	WINTERSET MUNICIPAL WATERWORKS	IA6171029	CWS	Surfacewater	5,353
IA	XENIA RWD (BOONE)	IA0844006	CWS	Purchased ground water under influence of surface water source	4,565
IA	XENIA RWD (DES MOINES)	IA2573701	CWS	Surfacewater purchased	9,447
IA	XENIA RWD (NORTH)	IA9425701	CWS	GROUNDWATER	5,980
IA	XENIA RWD (WOODWARD)	IA2576705	CWS	SURFACE WATER PURCHASED	3,362
ID	APEX LIVING COMMUNITY	ID2290024	CWS	Groundwater	150
ID	BELLEVUE CITY OF	ID5070004	CWS	Groundwater	2,747
ID	CAPITOL WATER CORP	ID4010022	CWS	Groundwater	9,000
ID	COTTONWOOD WATER DEPT	ID2250013	CWS	Groundwater	977
ID	GARDEN CITY WATER AND SEWER SYSTEM	ID4010066	CWS	Groundwater	12,500
ID	GREENHILLS ESTATES 3	ID4010069	CWS	Groundwater	200
ID	HAMPTON HOMES HOME OWNERS ASSN	ID4010071	CWS	Groundwater	95
ID	IDAHO FALLS CITY OF	ID7100039	CWS	Groundwater	63,000
ID	KRIZVIEW PARK	ID4010178	CWS	Groundwater	120

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ID	MALAD AND HILTON WATER COMPANY INC.	ID4010092	CWS	Groundwater	70
ID	MOSCOW WATER DEPT	ID2290023	CWS	Groundwater	26,000
ID	TWIN FALLS CITY OF	ID5420058	CWS	Groundwater	50,197
ID	VEOLIA WATER IDAHO	ID4010016	CWS	Surfacewater	250,000
IL	ALBANY	IL1950050	CWS	Groundwater	950
IL	ALGONQUIN	IL1110050	CWS	Groundwater	29,700
IL	ANTIOCH	IL0970050	CWS	Groundwater	14,365
IL	AQUA ILLINOIS-EASTWOOD MANOR	IL1115250	CWS	Groundwater	728
IL	AQUA ILLINOIS-KANKAKEE	IL0915030	CWS	Surfacewater	80,275
IL	ASHMORE	IL0290050	CWS	Groundwater	785
IL	ATHENS	IL1290050	CWS	Groundwater	4,316
IL	AURORA	IL0894070	CWS	Surfacewater	200,000
IL	BELVIDERE	IL0070050	CWS	Groundwater	25,070
IL	BETHALTO	IL1190150	CWS	Groundwater	19,121
IL	BILL-MAR HEIGHTS MHP	IL2015345	CWS	Groundwater	240
IL	BLOOMINGTON	IL1130200	CWS	Surfacewater	77,610
IL	BLUFF LAKE LODGES, INC.	IL0970240	CWS	Groundwater	24
IL	BRADLEY HEIGHTS SUBDIVISION	IL2015050	CWS	Groundwater	82
IL	BRIGHTON	IL1174160	CWS	Surfacewater purchased	7,182
IL	CANTON	IL0570250	CWS	Groundwater under influence of surfacewater	14,700
IL	CARTHAGE	IL0670250	CWS	Surfacewater purchased	2,605
IL	CARY	IL1110100	CWS	Groundwater	18,271
IL	CHANNAHON	IL1970200	CWS	Groundwater	12,833
IL	CHAPIN	IL1370050	CWS	Purchased groundwater under influence of surfacewater source	592
IL	CHERRY	IL0110200	CWS	Groundwater	490
IL	CHESTER	IL1570100	CWS	Surfacewater	8,702
IL	COLLEGE VIEW SUBDIVISION	IL1975400	CWS	Groundwater	570
IL	COLLINSVILLE	IL1194280	CWS	Groundwater	29,500
IL	CREST HILL	IL1970250	CWS	Groundwater	21,169
IL	CREVE COEUR	IL1790100	CWS	Groundwater	4,934
IL	CRISWELL COURT MHP	IL1975105	CWS	Groundwater	94
IL	CRYSTAL LAKE	IL1110150	CWS	Groundwater	40,635
IL	DAVIS	IL1770150	CWS	Groundwater	700
IL	DECATUR	IL1150150	CWS	Surfacewater	76,122
IL	DEER CREEK	IL1794320	CWS	Groundwater	704
IL	DUPO	IL1630350	CWS	Groundwater	5,472
IL	EAST ALTON	IL1190200	CWS	Groundwater	5,786
IL	EAST DUBUQUE	IL0850100	CWS	Groundwater	1,700

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	EAST MOLINE	IL1610250	CWS	Surfacewater	20,645
IL	EAST MORELAND WTR SERVICE ASSN	IL1975600	CWS	Groundwater	952
IL	EAST PEORIA	IL1790200	CWS	Groundwater	23,140
IL	EAST PEORIA-VALLEY VIEW KNOLLS 4 AND 6	IL1797010	CWS	Groundwater	230
IL	EDWARDSVILLE	IL1190250	CWS	Groundwater	26,808
IL	ELDRED	IL0610100	CWS	Groundwater	211
IL	ELGIN	IL0894380	CWS	Surfacewater	113,911
IL	EVANSTON	IL0310810	CWS	Surfacewater	75,570
IL	FAIRMOUNT	IL1830250	CWS	Groundwater	690
IL	FOX LAKE	IL0970200	CWS	Groundwater	10,050
IL	FOX RIVER GROVE	IL1110200	CWS	Groundwater	4,702
IL	FREEPORT	IL1770200	CWS	Groundwater	25,648
IL	GALENA	IL0850200	CWS	Groundwater	3,308
IL	GALESBURG	IL0950200	CWS	Groundwater	31,745
IL	GARDEN STREET IMPROVEMENT ASSOCIATION	IL1975376	CWS	Groundwater	54
IL	GERMANTOWN	IL0270350	CWS	Surfacewater purchased	1,481
IL	GLENCOE	IL0310990	CWS	Surfacewater	8,723
IL	HAMILTON	IL0670400	CWS	Surfacewater	2,951
IL	HARBOR LITES-PISTAKEE FSHG CL	IL1110011	CWS	Groundwater	132
IL	HAWTHORN ESTATES SUBDIVISION	IL0630030	CWS	Groundwater	49
IL	HEBRON	IL1110300	CWS	Groundwater	1,200
IL	HEYWORTH	IL1130650	CWS	Groundwater	2,800
IL	HILLSDALE ESTATES, LLC	IL1615530	CWS	Groundwater	50
IL	HUME	IL0450150	CWS	Groundwater	382
IL	IL AMERICAN-ALTON	IL1195150	CWS	Surfacewater	46,127
IL	IL AMERICAN-CAIRO	IL0035030	CWS	Groundwater	1,810
IL	IL AMERICAN-EAST ST LOUIS	IL1635040	CWS	Surfacewater	139,879
IL	IL AMERICAN-GRANITE CITY	IL1195030	CWS	Surfacewater	37,639
IL	IL AMERICAN-HARDIN	IL0130200	CWS	Groundwater	801
IL	IL AMERICAN-LINCOLN	IL1075030	CWS	Groundwater	15,200
IL	IL AMERICAN-PEKIN	IL1795040	CWS	Groundwater	35,000
IL	IL AMERICAN-PEORIA	IL1435030	CWS	Surfacewater	121,478
IL	IL AMERICAN-ROSIKARE	IL0690160	CWS	Groundwater under influence of surfacewater	1,387
IL	INGALLS PARK SUBDIVISION	IL1975880	CWS	Groundwater	744
IL	JACKSONVILLE	IL1370200	CWS	Surfacewater	19,446
IL	JERSEY RWC	IL0835300	CWS	Surfacewater purchased	12,750
IL	JONS MHP	IL0990020	CWS	Groundwater	92
IL	LA SALLE	IL0990300	CWS	Groundwater	9,700
IL	LAKE COUNTY PUBLIC WATER DISTRICT	IL0975790	CWS	Surfacewater	1

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	LAKE FOREST	IL0970800	CWS	Surfacewater	19,367
IL	LAKE IN THE HILLS	IL1110400	CWS	Groundwater	29,228
IL	LAKE SHANNON	IL0910020	CWS	Surfacewater	500
IL	LOCKPORT	IL1970500	CWS	Groundwater	19,887
IL	LONDON MILLS	IL0574620	CWS	Groundwater	500
IL	MANCUSO VILLAGE PARK MHP	IL2015545	CWS	Groundwater	537
IL	MARENGO	IL1110650	CWS	Groundwater	7,572
IL	MARQUETTE HEIGHTS	IL1790400	CWS	Groundwater	2,974
IL	MCHENRY	IL1110600	CWS	Groundwater	22,020
IL	MILL CREEK WATER RECLAMATION DISTRICT	IL0890120	CWS	Groundwater	8,000
IL	MILLSTADT	IL1630850	CWS	Surfacewater purchased	4,474
IL	MINOOKA	IL0630550	CWS	Groundwater	11,307
IL	MITCHELL PWD	IL1195210	CWS	Surfacewater purchased	4,787
IL	MOLINE	IL1610450	CWS	Surfacewater	44,500
IL	MOMENCE	IL0910650	CWS	Groundwater	3,180
IL	MOUNT CARMEL	IL1850200	CWS	Groundwater under influence of surfacewater	7,284
IL	MOUNT MORRIS	IL1410350	CWS	Groundwater	3,000
IL	MOUNT MORRIS ESTATES MHP	IL1415185	CWS	Groundwater	395
IL	MOUNT VERNON ASSOCIATION INC	IL0855100	CWS	Groundwater	491
IL	NAUVOO	IL0670500	CWS	Surfacewater	1,058
IL	NEW HOLLAND	IL1070450	CWS	Groundwater	350
IL	NORMAL	IL1130900	CWS	Groundwater	45,841
IL	NORTH CHICAGO	IL0971250	CWS	Surfacewater	16,813
IL	NORTH PARK PWD	IL2015500	CWS	Groundwater	35,518
IL	NORTH PEKIN	IL1790550	CWS	Groundwater	1,573
IL	NORTHBROOK	IL0312070	CWS	Surfacewater	33,170
IL	OQUAWKA	IL0710300	CWS	Groundwater	1,500
IL	PANA	IL0210500	CWS	Surfacewater	5,847
IL	PLEASANT VALLEY PWD	IL1435470	CWS	Groundwater	4,584
IL	PONTOON BEACH PWD	IL1195300	CWS	Surfacewater purchased	3,249
IL	PRAIRIE PATH WATER COMPANY-OAKWOOD	IL1830600	CWS	Surfacewater	1,595
IL	PRAIRIE PATH WATER CO-WHISPERING HILLS	IL1115700	CWS	Groundwater	8,240
IL	QUINCY	IL0010650	CWS	Surfacewater	45,000
IL	RAINBOW LANE MHP	IL2015645	CWS	Groundwater	83
IL	RICHMOND	IL1110750	CWS	Groundwater	1,874
IL	RIVER EAST VILLAGE MHP	IL1795495	CWS	Groundwater	65
IL	ROCK ISLAND	IL1610650	CWS	Surfacewater	39,018
IL	ROCKDALE	IL1970850	CWS	Groundwater	1,888

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	ROCKFORD	IL2010300	CWS	Groundwater	147,051
IL	ROCKTON	IL2010350	CWS	Groundwater	7,685
IL	ROMEOVILLE	IL1970900	CWS	Groundwater	50,244
IL	SANDWICH	IL0374850	CWS	Groundwater	7,421
IL	SAYBROOK	IL1130950	CWS	Groundwater	693
IL	SIGEL	IL1730350	CWS	Groundwater	386
IL	SOUTH ELGIN	IL0890800	CWS	Groundwater	22,549
IL	ST CHARLES	IL0894830	CWS	Groundwater	33,264
IL	SUGAR GROVE	IL0890850	CWS	Groundwater	11,243
IL	SUNNYLAND SUBDIVISION	IL1977730	CWS	Groundwater	300
IL	TAMPICO	IL1950550	CWS	Groundwater	750
IL	UNION-YORK WATER DISTRICT	IL0235400	CWS	Groundwater	501
IL	VIENNA	IL0870350	CWS	Surfacewater	1,697
IL	WARSAW	IL0670650	CWS	Surfacewater	1,607
IL	WAUKEGAN	IL0971900	CWS	Surfacewater	87,157
IL	WILMETTE	IL0313300	CWS	Surfacewater	27,650
IL	WILMINGTON	IL1971100	CWS	Surfacewater	5,757
IL	WINDMILL ESTATES	IL0910070	CWS	Groundwater	73
IL	WINNETKA	IL0313330	CWS	Surfacewater	12,385
IL	WOLF RIDGE WELL CORPORATION	IL0735120	CWS	Groundwater	88
IL	WOOD DALE ESTATES	IL0437245	CWS	Surfacewater purchased	145
IL	WOOD RIVER	IL1191150	CWS	Groundwater	10,464
IN	ADVANCE WATER WORKS	IN5206001	CWS	Groundwater	500
IN	AND-TRO WATER AUTHORITY - DISTRICT 1	IN5262001	CWS	Groundwater purchased	2,763
IN	ANGOLA WATER DEPARTMENT	IN5276001	CWS	Groundwater	8,612
IN	ATTICA WATER UTILITY	IN5223001	CWS	Groundwater	3,147
IN	AUBURN WATER DEPARTMENT	IN5217001	CWS	Groundwater	12,800
IN	AURORA UTILITIES	IN5215001	CWS	Groundwater	6,415
IN	B&B WATER PROJECT, INC.	IN5253001	CWS	Surfacewater purchased	5,075
IN	BATESVILLE WATER UTILITY	IN5269001	CWS	Surfacewater	7,200
IN	BICKNELL MUNICIPAL UTILITIES	IN5242001	CWS	Groundwater	4,064
IN	BROOKVILLE WATER WORKS	IN5224001	CWS	Groundwater	2,800
IN	CANAAN UTILITIES	IN5239001	CWS	Groundwater purchased	4,428
IN	CHESTERFIELD WATER DEPARTMENT	IN5248004	CWS	Groundwater	2,800
IN	CITIZENS WATER - INDIANAPOLIS	IN5249004	CWS	Surfacewater	862,835
IN	CITIZENS WATER OF WESTFIELD, LLC	IN5229009	CWS	Groundwater	48,978
IN	CLARKS HILL WATER WORKS	IN5279006	CWS	Groundwater	660
IN	CLINTON WATER UTILITY	IN5283004	CWS	Groundwater	4,641
IN	COLUMBUS MUNICIPAL UTILITY	IN5203002	CWS	Groundwater	48,438
IN	CRESCENT HILLS MOBILE HOME PARK	IN5209011	CWS	Groundwater purchased	122

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	CUII - WATER SERVICE CO.	IN5237002	CWS	Groundwater	654
IN	CULVERS HILL - NORTH WEBSTER	IN5243005	CWS	Groundwater	75
IN	DANVILLE WATER WORKS	IN5232004	CWS	Groundwater	10,000
IN	DECATUR CO. WATER CORP.	IN5216008	CWS	Surfacewater purchased	3,440
IN	DELAWARE ACRES MHC	IN5218005	CWS	Groundwater	126
IN	DELPHI WATER WORKS	IN5208002	CWS	Groundwater	3,200
IN	DUBOIS WATER UTILITIES	IN5219002	CWS	Surfacewater purchased	9,078
IN	Dupont Water Company	IN5240004	CWS	Groundwater purchased	3,865
IN	DYER WATER DEPARTMENT	IN5245011	CWS	Surfacewater purchased	16,800
IN	East Lawrence Water Authority	IN5247002	CWS	Surfacewater purchased	8,000
IN	EDINBURGH WATER UTILITY	IN5241002	CWS	Groundwater	4,480
IN	EDWARDSPORT WATER UTILITY	IN5242005	CWS	Groundwater	488
IN	ELKHART MOBILE HOME PARK	IN5220007	CWS	Groundwater	96
IN	ELKHART PUBLIC WORKS AND UTILITIES	IN5220008	CWS	Groundwater	40,880
IN	EVERTON WATER CORPORATION	IN5221002	CWS	Groundwater	1,800
IN	FAYETTE TOWNSHIP WATER ASSN.	IN5284002	CWS	Groundwater	2,000
IN	Floyds Knobs Water Company, Inc.	IN5222002	CWS	Groundwater purchased	6,100
IN	FRANCESVILLE WATER DEPARTMENT	IN5266001	CWS	Groundwater	969
IN	GIBSON WATER AUTHORITY	IN5226009	CWS	Surfacewater purchased	4,775
IN	GOSHEN WATER UTILITY	IN5220009	CWS	Groundwater	32,267
IN	GREENSBURG MUNICIPAL WATER WORKS	IN5216002	CWS	Surfacewater	11,250
IN	HARTFORD CITY WATER WORKS	IN5205002	CWS	Groundwater	5,600
IN	HAUBSTADT WATER DEPARTMENT	IN5226003	CWS	Surfacewater purchased	2,175
IN	INDIANA AMERICAN WATER - CHARLESTOWN	IN5210003	CWS	Groundwater	7,430
IN	INDIANA AMERICAN WATER - FARMERSBURG	IN5277003	CWS	Groundwater purchased	1,750
IN	Indiana American Water - Georgetown	IN5222003	CWS	Groundwater purchased	3,370
IN	INDIANA AMERICAN WATER - MECCA	IN5261004	CWS	Groundwater	763
IN	IRELAND UTILITIES, INC.	IN5219008	CWS	Surfacewater purchased	4,295
IN	JASPER MUNICIPAL WATER UTILITY	IN5219009	CWS	Surfacewater	17,077
IN	KENT WATER - HANOVER COLLEGE	IN5239002	CWS	Groundwater	25
IN	KINGMAN WATER WORKS	IN5223004	CWS	Groundwater	510
IN	LAKESIDE MANOR MOBILE HOME PARK	IN5244002	CWS	Groundwater	215
IN	LAKEVILLE WATER DEPARTMENT	IN5271008	CWS	Groundwater	750

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	LEAVENWORTH WATER COMPANY	IN5213004	CWS	Groundwater	233
IN	LOGANSPOUT MUNICIPAL UTILITY-WELL FIELD	IN5209012	CWS	Groundwater	18,369
IN	MORGAN COUNTY RURAL WATER COMPANY	IN5255010	CWS	Groundwater	8,800
IN	Mount Vernon Water Works	IN5265006	CWS	Surfacewater	8,912
IN	NORTH MANCHESTER WATER DEPARTMENT	IN5285009	CWS	Groundwater	6,100
IN	NORTH SALEM WATER CORPORATION	IN5232017	CWS	Groundwater	504
IN	OXFORD WATER UTILITY	IN5204005	CWS	Groundwater	1,200
IN	Palmyra Water Works	IN5231004	CWS	Groundwater purchased	4,425
IN	PETERSBURG WATER COMPANY	IN5263002	CWS	Groundwater	4,018
IN	Pittsboro Water Company	IN5232019	CWS	Surfacewater purchased	4,113
IN	RENSELAER WATER DEPARTMENT	IN5237005	CWS	Groundwater	5,707
IN	RIVERSIDE COMMUNITY	IN5268012	CWS	Groundwater	35
IN	ROACHDALE WATER WORKS	IN5267007	CWS	Groundwater	980
IN	RURAL MEMBERSHIP WATER CORP. OF CLARK CO	IN5210009	CWS	Groundwater purchased	8,057
IN	RYKERS RIDGE WATER COMPANY	IN5239007	CWS	Groundwater purchased	2,000
IN	SELLERSBURG WATER DEPARTMENT	IN5210010	CWS	Groundwater	15,655
IN	SHARPSVILLE WATER UTILITY	IN5280003	CWS	Groundwater	607
IN	SISTERS OF PROVIDENCE/ST. MARY OF WOODS	IN5284020	CWS	Groundwater	900
IN	SOUTH BEND WATER WORKS	IN5271014	CWS	Groundwater	115,000
IN	SULLIVAN-VIGO RURAL WATER CORP.	IN5284021	CWS	Groundwater purchased	2,595
IN	SUNMAN WATER WORKS	IN5269005	CWS	Groundwater	1,058
IN	TENNYSON WATER UTILITY	IN5287007	CWS	Surfacewater purchased	4,158
IN	TERRACE HILLS MHC	IN5212010	CWS	Groundwater	26
IN	TRI-COUNTY CONSERVANCY DISTRICT	IN5255022	CWS	Groundwater purchased	2,340
IN	TROY TOWNSHIP WATER ASSOCIATION	IN5262006	CWS	Groundwater purchased	700
IN	University Of Notre Dame	IN5271020	CWS	Groundwater	7,400
IN	VEEDERSBURG MUNICIPAL WATER SUPPLY	IN5223005	CWS	Groundwater	2,299
IN	VEVAY WATER DEPARTMENT	IN5278002	CWS	Groundwater	1,750
IN	WARREN MUNICIPAL WATER WORKS	IN5235012	CWS	Groundwater	1,237
IN	WATSON RURAL WATER COMPANY	IN5210016	CWS	Groundwater	15,750
IN	WEST TERRE HAUTE WATER	IN5284015	CWS	Groundwater	4,075
IN	WESTPORT WATER COMPANY	IN5216005	CWS	Surfacewater	1,610
IN	Whiteland Water Works	IN5241009	CWS	Groundwater purchased	5,045
KS	ARKANSAS CITY, CITY OF	KS2003509	CWS	Groundwater	11,929

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KS	ATCHISON, CITY OF	KS2000506	CWS	Surfacewater	10,694
KS	AUGUSTA, CITY OF	KS2001503	CWS	Surfacewater	9,267
KS	BARBER CO RWD 2	KS2000704	CWS	Groundwater	245
KS	BURLINGTON, CITY OF	KS2003101	CWS	Surfacewater	2,641
KS	BURRTON, CITY OF	KS2007903	CWS	Groundwater	854
KS	BUTLER CO RWD 5	KS2001526	CWS	Surfacewater purchased	5,450
KS	CLAY CENTER, CITY OF	KS2002701	CWS	Groundwater	4,138
KS	COFFEYVILLE, CITY OF	KS2012513	CWS	Surfacewater	8,847
KS	COLBY, CITY OF	KS2019302	CWS	Groundwater	5,516
KS	COLDWATER, CITY OF	KS2003304	CWS	Groundwater	672
KS	DOUGLAS CO RWD 3	KS2004507	CWS	Surfacewater	4,663
KS	ELLSWORTH CO RWD 1	KS2005309	CWS	Surfacewater	2,626
KS	FRANKLIN CO RWD 5	KS2005908	CWS	Groundwater	855
KS	FRANKLIN CO RWD 6	KS2005909	CWS	Surfacewater	2,960
KS	FREDONIA, CITY OF	KS2020513	CWS	Surfacewater purchased	2,111
KS	GARDEN CITY, CITY OF	KS2005511	CWS	Groundwater	26,408
KS	GREAT BEND, CITY OF	KS2000911	CWS	Groundwater	14,580
KS	HAYS, CITY OF	KS2005111	CWS	Groundwater	20,795
KS	JOHNSON CITY, CITY OF	KS2018702	CWS	Groundwater	1,343
KS	LAWRENCE, CITY OF	KS2004503	CWS	Surfacewater	95,256
KS	LEAVENWORTH WATER DEPARTMENT	KS2010317	CWS	Surfacewater	38,757
KS	NEWTON, CITY OF	KS2007905	CWS	Groundwater	18,433
KS	PARSONS, CITY OF	KS2009914	CWS	Surfacewater	9,479
KS	PRATT, CITY OF	KS2015103	CWS	Groundwater	6,573
KS	PUBLIC WHOLESALE WSD 4	KS2009918	CWS	Surfacewater	45
KS	RANTOUL, CITY OF	KS2005902	CWS	Groundwater	168
KS	SABETHA, CITY OF	KS2013101	CWS	Surfacewater	2,519
KS	SALINA, CITY OF	KS2016914	CWS	Surfacewater	46,481
KS	SALINE CO RWD 3	KS2016912	CWS	Surfacewater purchased	843
KS	ST JOHN, CITY OF	KS2018502	CWS	Groundwater	1,176
KS	TURON, CITY OF	KS2015503	CWS	Groundwater	304
KS	UTICA, CITY OF	KS2013502	CWS	Groundwater	101
KY	ASHLAND WATER WORKS	KY0100011	CWS	Surfacewater	44,402
KY	AUGUSTA REGIONAL WTP	KY0120013	CWS	Groundwater	1,690
KY	BARBOURVILLE UTILITIES	KY0610016	CWS	Surfacewater	16,420
KY	BARLOW WATER SYSTEM	KY0040020	CWS	Groundwater	1,040
KY	BRANDENBURG WATER WORKS	KY0820041	CWS	Groundwater	2,880
KY	CALDWELL COUNTY WATER DISTRICT	KY0170528	CWS	Surfacewater purchased	6,000
KY	CANNONSBURG WATER DISTRICT	KY0100064	CWS	Surfacewater purchased	8,953
KY	CARROLL CO WATER DISTRICT #1	KY0210066	CWS	Groundwater	5,934

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	CAVE RUN REGIONAL WT COMM	KY0831010	CWS	Surfacewater	25
KY	CAVELAND ENVIRONMENTAL AUTHORITY, INC.	KY0050344	CWS	Surfacewater purchased	3,264
KY	CENTRAL CITY WATER & SEWER	KY0890071	CWS	Surfacewater	5,601
KY	CITY OF SOUTH SHORE WATER WORKS	KY0450410	CWS	Groundwater	6,798
KY	CYNTHIANA MUNICIPAL WATER WORKS	KY0490096	CWS	Surfacewater	7,263
KY	DAVIESS CO WATER DISTRICT	KY0300387	CWS	Groundwater purchased	33,655
KY	E DAVIESS CO WATER ASSOC INC	KY0300109	CWS	Groundwater purchased	11,997
KY	EAST PENDLETON WATER DISTRICT	KY0960112	CWS	Surfacewater purchased	5,515
KY	EDDYVILLE WATER DEPARTMENT	KY0720113	CWS	SURFACE WATER	3,843
KY	FALMOUTH WATER DEPARTMENT	KY0960126	CWS	Surfacewater	3,861
KY	FLATWOODS WATER COMPANY	KY0450132	CWS	Surfacewater purchased	9,649
KY	FRANKFORT PLANT BOARD	KY0370143	CWS	Surfacewater	52,153
KY	GEORGETOWN MUNICIPAL WATER SERVICE	KY1050157	CWS	Surfacewater	35,714
KY	GRAYSON COUNTY WATER DISTRICT	KY0430616	CWS	SURFACE WATER	20,033
KY	GREENUP WATER SYSTEM	KY0450169	CWS	Surfacewater	12,193
KY	GREENVILLE UTILITIES COMMISSION	KY0890170	CWS	Surfacewater	5,649
KY	HARDIN COUNTY WATER DISTRICT #2	KY0470175	CWS	Surfacewater	76,326
KY	HENDERSON WATER UTILITY/NORTH	KY0510188	CWS	Surfacewater	31,705
KY	JACKSON MUNICIPAL WATER WORKS	KY0130208	CWS	Surfacewater	4,704
KY	KENTUCKY-AMERICAN WATER CO	KY0340250	CWS	Surfacewater	299,501
KY	LANCASTER WATER WORKS	KY0400233	CWS	Surfacewater	4,573
KY	LAUREL CO WATER DISTRICT #2	KY0630238	CWS	Surfacewater	17,520
KY	LIVINGSTON MUNICIPAL WATER WORKS	KY1020253	CWS	Surfacewater purchased	529
KY	LOUISVILLE WATER COMPANY	KY0560258	CWS	Surfacewater	764,769
KY	LYON COUNTY WATER DISTRICT	KY0720933	CWS	SURFACE WATER PURCHASED	6,744
KY	MADISONVILLE LIGHT & WATER	KY0540936	CWS	Surfacewater	28,102
KY	MAYSVILLE UTILITY COMMISSION	KY0810275	CWS	Surfacewater	11,263
KY	MORGANFIELD WATER WORKS	KY1130293	CWS	Surfacewater	5,170
KY	MUHLENBERG CO WATER DISTRICT #3	KY0890304	CWS	Surfacewater purchased	6,181
KY	NORTHERN KENTUCKY WATER DISTRICT	KY0590220	CWS	Surfacewater	199,460
KY	OLDHAM COUNTY WATER DISTRICT	KY0930333	CWS	GROUNDWATER	19,840
KY	OWENSBORO MUNICIPAL UTILITIES	KY0300336	CWS	Groundwater	60,651
KY	PADUCAH WATER WORKS	KY0730533	CWS	Surfacewater	62,937
KY	PENDLETON CO WATER DISTRICT #1/SOUTH	KY0960499	CWS	Surfacewater purchased	3,713
KY	PIKEVILLE WATER DEPARTMENT	KY0980350	CWS	Surfacewater	9,638
KY	RUSSELL WATER COMPANY	KY0450376	CWS	Surfacewater	6,810

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	SOUTHERN WATER & SEWER DISTRICT	KY0360026	CWS	Surfacewater	14,351
KY	STURGIS WATER WORKS	KY1130422	CWS	Surfacewater	3,490
KY	VANCEBURG ELECTRIC PLANT BOARD	KY0680438	CWS	Surfacewater purchased	6,921
KY	WHITESVILLE WATER WORKS	KY0300467	CWS	Groundwater purchased	3,672
KY	WINCHESTER MUNICIPAL UTILITIES	KY0250473	CWS	Surfacewater	29,823
KY	WORTHINGTON MUNICIPAL WATER WORKS	KY0450478	CWS	Groundwater	1,673
LA	ASSUMPTION PARISH WW DISTRICT 1	LA1007001	CWS	Surfacewater	22,862
LA	BERWICK BAYOU VISTA WW COMMISSION	LA1101002	CWS	Surfacewater	0
LA	CITY OF MANY WATER SYSTEM	LA1085016	CWS	Surfacewater	4,575
LA	DALCOUR WATERWORKS DISTRICT	LA1075004	CWS	Surfacewater	1,209
LA	DESOTO PARISH WATER WORKS DISTRICT 1	LA1031030	CWS	Surfacewater	7,455
LA	E JEFFERSON WW DISTRICT 1	LA1051001	CWS	Surfacewater	275,163
LA	East Baton Rouge Parish	LA0000000	System not found in SDWIS, additional search could not find system name.		
LA	LOGANSPOUT WATER SYSTEM	LA1031008	CWS	Surfacewater	2,550
LA	MANSFIELD WATER SYSTEM	LA1031009	CWS	Surfacewater	6,450
LA	MORGAN CITY WATER SYSTEM	LA1101005	CWS	Surfacewater	12,703
LA	NATCHITOCHES WATER SYSTEM	LA1069007	CWS	Surfacewater	27,111
LA	NEW ORLEANS CARROLLTON WW	LA1071009	CWS	Surfacewater	291,044
LA	NEW ORLEANS ALGIERS WATER WORKS	LA1071001	CWS	Surfacewater	52,785
LA	PARISH UTILITIES OF ASCENSION	LA1005035	CWS	Surfacewater	9,732
LA	PATTERSON WATER SYSTEM	LA1101006	CWS	Surfacewater	7,254
LA	PENDLETON WATER ASSOCIATION	LA1085046	CWS	Surfacewater	2,430
LA	PORT SULPHUR WATER DISTRICT	LA1075006	CWS	Surfacewater	9,222
LA	SCHRIEVER WATER TREATMENT SERVICE AREA	LA1109002	CWS	Surfacewater	105,852
LA	SOUTH TOLEDO BEND WATER DISTRICT	LA1085055	CWS	Surfacewater	5,943
LA	ST CHARLES PARISH DEPT OF WATERWORKS	LA1089001	CWS	Surfacewater	52,879
LA	ST JAMES WATER DISTRICT 1	LA1093004	CWS	Surfacewater	6,120
LA	ST JOHN WATER DISTRICT 1	LA1095003	CWS	Surfacewater	12,577
LA	ST JOHN WATER DISTRICT 2	LA1095002	CWS	Surfacewater	3,702
LA	W JEFFERSON WW DISTRICT 2	LA1051004	CWS	Surfacewater	188,770
LA	WATER & SEWER COMMISSION 4 OF ST MARY	LA1101011	CWS	Surfacewater	9,709
MA	122 MAIN STREET	MA1053033	CWS	Groundwater	30

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	400 DUNSTABLE ROAD (PINE KNOLL)	MA3301027	CWS	Groundwater	30
MA	ABINGTON/ROCKLAND JOINT WTR. WORKS	MA4001000	CWS	Surfacewater	33,538
MA	ACTON WATER SUPPLY DISTRICT	MA2002000	CWS	Groundwater under influence of surfacewater	19,915
MA	ACUSHNET MANUFACTURED HOMES	MA4003004	CWS	Groundwater	85
MA	AGAWAM SPRINGS WATER COMPANY	MA4239060	CWS	Groundwater	1,535
MA	AMESBURY DPW WATER DIV.	MA3007000	CWS	Surfacewater	17,366
MA	AMHERST DPW WATER DIVISION	MA1008000	CWS	Surfacewater	39,263
MA	ANDOVER WATER DEPT	MA3009000	CWS	Surfacewater	36,569
MA	ANDREWS FARM WATER CO.,INC.	MA3038020	CWS	Groundwater	145
MA	APPLEWOOD COMMUNITY CORPORATION	MA2037013	CWS	Groundwater	500
MA	AQUARION WATER CO. (SPRINGDALE FARMS)	MA3078008	CWS	Groundwater	126
MA	AQUARION WATER COMPANY	MA4239045	CWS	Groundwater	2,244
MA	AQUARION WATER COMPANY (DOVER)	MA3078006	CWS	Groundwater	1,809
MA	AQUARION WATER COMPANY OXFORD	MA2226000	CWS	Groundwater	6,845
MA	AQUARION WATER COMPANY, MILLBURY	MA2186000	CWS	Surfacewater purchased	9,449
MA	ARBOR GLEN CONDOMINIUMS	MA2286026	CWS	Groundwater	132
MA	ASH/WIN JOINT WATER AUTHORITY	MA2011004	CWS	Surfacewater	11,394
MA	ASHLAND WATER AND SEWER DEPT.	MA3014000	CWS	Surfacewater purchased	18,832
MA	ASHMERE WATER SERVICE	MA1132008	CWS	Groundwater	66
MA	ATHOL DPW WATER DIVISION	MA1015000	CWS	Groundwater	10,332
MA	ATTLEBORO WATER DEPT	MA4016000	CWS	Surfacewater	46,461
MA	AUBURN WATER DISTRICT	MA2017000	CWS	Surfacewater purchased	11,763
MA	AYER DPW WATER DIVISION	MA2019000	CWS	Groundwater	8,479
MA	AYER ROAD PROPERTIES LLC	MA2125021	CWS	Groundwater	150
MA	BACHELOR KNOLLS	MA1111000	CWS	Groundwater	101
MA	BARNSTABLE FIRE DISTRICT	MA4020000	CWS	Groundwater	5,400
MA	BARRE MHP/WATERWHEEL VILLAGE	MA2021001	CWS	Groundwater	114
MA	BARRE WATER DEPARTMENT	MA2021000	CWS	Groundwater	4,000
MA	BEDFORD WATER DEPT.	MA3023000	CWS	Surfacewater purchased	14,383
MA	BEECHWOOD POINT CONDOS	MA4172035	CWS	Groundwater	104
MA	BELCHERTOWN WATER DISTRICT	MA1024000	CWS	Groundwater	3,450
MA	BELLINGHAM DPW WATER SEWER DIV.	MA2025000	CWS	Groundwater	15,575
MA	BENCHMARK CONDOMINIUMS	MA3301008	CWS	Groundwater	60
MA	BERKSHIRE REHAB SKILLED CARE CTR	MA1260001	CWS	Groundwater	100
MA	BERKSHIRE SCHOOL	MA1267001	CWS	Groundwater	475
MA	BERNARDSTON FIRE WATER DIST	MA1029000	CWS	Groundwater	1,461
MA	BILLERICA WATER WORKS	MA3031000	CWS	Surfacewater	42,119

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	BISHOPS LANDING CONDOMINIUMS	MA4285007	CWS	Groundwater	64
MA	BISSELVILLE ESTATE	MA1132009	CWS	Groundwater	74
MA	BLACKSTONE WATER DEPARTMENT	MA2032000	CWS	Groundwater	9,213
MA	BLANDFORD WATER DEPT	MA1033000	CWS	Surfacewater	238
MA	BOLTON COUNTRY MANOR	MA2034027	CWS	Groundwater	60
MA	BONDSVILLE FIRE AND WATER DISTRICT	MA1227002	CWS	Groundwater	1,429
MA	BOURNE WATER DISTRICT	MA4036000	CWS	Groundwater	22,500
MA	BOYLSTON WATER DISTRICT	MA2039000	CWS	Groundwater	3,182
MA	BRAINTREE WATER AND SEWER DEPT.	MA4040000	CWS	Surfacewater	39,143
MA	BRETON ESTATES	MA1227015	CWS	Groundwater	48
MA	BREWSTER WATER DEPARTMENT	MA4041000	CWS	Groundwater	35,000
MA	BRIDGEWATER WATER DEPARTMENT	MA4042000	CWS	Groundwater	26,563
MA	BROCKTON WATER DEPARTMENT	MA4044000	CWS	Surfacewater	105,643
MA	BROOK VILLAGE CONDOMINIUM	MA2037007	CWS	Groundwater	400
MA	BROOKFIELD MEADOWS MHP	MA2045005	CWS	Groundwater	120
MA	BROOKFIELD WATER DEPARTMENT	MA2045000	CWS	Groundwater	1,138
MA	BROOKSIDE MOBILE HOME PARK	MA4003002	CWS	Groundwater	67
MA	BUFFUMVILLE HEIGHTS ESTATES CONDOMINIUM	MA2226008	CWS	Groundwater	40
MA	BURLINGTON WATER DEPT	MA3048000	CWS	Surfacewater	26,735
MA	BUZZARDS BAY WATER DISTRICT	MA4036001	CWS	Groundwater	7,700
MA	BYFIELD WATER DISTRICT	MA3205001	CWS	Groundwater	2,330
MA	CADY BROOK CROSSING CONDOMINIUMS	MA2054050	CWS	Groundwater	75
MA	CAMBRIDGE WATER DEPARTMENT	MA3049000	CWS	Surfacewater	118,403
MA	CAMPION RESIDENCE AND RENEWAL CTR	MA3333001	CWS	Surfacewater purchased	425
MA	CANTON WATER DEPT	MA4050000	CWS	Surfacewater purchased	22,038
MA	CARRIAGE HOUSE CONDOMINIUM	MA2037009	CWS	Groundwater	68
MA	CARVER MUNICIPAL BUILDINGS	MA4052061	CWS	Groundwater	100
MA	CENTERVILLE OSTERVILLE MARSTONS MILLS WD	MA4020002	CWS	Groundwater	50,000
MA	CENTRE VILLAGE APARTMENTS	MA2037006	CWS	Groundwater	36
MA	CENTURY MILL ESTATES	MA2034031	CWS	Groundwater	135
MA	CHARLTON MANOR REST HOME	MA2054005	CWS	Groundwater	26
MA	CHATHAM WATER DEPARTMENT	MA4055000	CWS	Groundwater	30,000
MA	CHELMSFORD WATER DISTRICT	MA3056000	CWS	Groundwater	28,750
MA	CHESHIRE WATER DEPT	MA1058000	CWS	Surfacewater	1,407
MA	CITY OF NEW BEDFORD DPI	MA4201000	CWS	Surfacewater	101,079
MA	CLARK SHORES WATER CORPORATION	MA4146006	CWS	Groundwater	350
MA	CLIFFSIDE APARTMENTS	MA1289001	CWS	Groundwater	500
MA	CLINTON WATER DEPT	MA2064000	CWS	Surfacewater	15,428
MA	CODMAN HILL CONDOMINIUM	MA2037001	CWS	Groundwater	360
MA	COHASSET WATER DEPT	MA4065000	CWS	Surfacewater	7,630

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	COLONY HEIGHTS CONDOMINIUM	MA3301020	CWS	Groundwater	120
MA	CONCORD WATER DEPT	MA3067000	CWS	Surfacewater	16,610
MA	COTUIT FIRE DISTRICT WATER DEPARTMENT	MA4020003	CWS	Groundwater	4,969
MA	COUNTRYSIDE CONDOMINIUM	MA2110004	CWS	Groundwater	30
MA	CRAFTSMAN VILLAGE CONDOMINIUMS	MA2125026	CWS	Groundwater	40
MA	CRANBERRY KNOLL	MA4240008	CWS	Groundwater	40
MA	CUMMINGTON WATER DEPT	MA1069001	CWS	Groundwater	302
MA	CURTIS HILL CONDOMINIUM	MA3301035	CWS	Groundwater	96
MA	DALTON FIRE DISTRICT	MA1070000	CWS	Surfacewater purchased	6,413
MA	DANVERS WATER DEPT.	MA3071000	CWS	Surfacewater	27,586
MA	DARTMOUTH WATER DIVISION	MA4072000	CWS	Surfacewater purchased	24,412
MA	DEDHAM WESTWOOD WATER DIST.	MA3073000	CWS	Surfacewater purchased	41,630
MA	DEERFIELD FIRE DISTRICT	MA1074000	CWS	Groundwater	1,300
MA	DENNIS WATER DISTRICT	MA4075000	CWS	Groundwater	65,000
MA	DIGHTON WATER DISTRICT	MA4076000	CWS	Surfacewater purchased	4,925
MA	DOUGLAS WATER DEPARTMENT	MA2077000	CWS	Groundwater	4,095
MA	DRACUT WATER SUPPLY DISTRICT	MA3079000	CWS	Surfacewater purchased	26,129
MA	DRAGON HILL CONDOMINIUMS	MA1268011	CWS	Groundwater	30
MA	DUDLEY WATER DEPARTMENT	MA2080000	CWS	Groundwater	5,515
MA	DUNSTABLE WATER DEPARTMENT	MA2081000	CWS	Groundwater	598
MA	DUXBURY WATER DEPARTMENT	MA4082000	CWS	Groundwater	16,445
MA	EAGLE HILL SCHOOL	MA1124003	CWS	Groundwater	300
MA	EAST BRIDGEWATER WATER DEPT	MA4083000	CWS	Surfacewater purchased	14,526
MA	EAST CHELMSFORD WATER DISTRICT	MA3056001	CWS	Surfacewater purchased	2,500
MA	EASTHAMPTON WATER DEPT	MA1087000	CWS	Groundwater	16,597
MA	EASTON WATER DIV	MA4088000	CWS	Groundwater	23,112
MA	EDGARTOWN WATER DEPARTMENT	MA4089000	CWS	Groundwater	6,993
MA	ELIOT WOODS CONDOS	MA4338002	CWS	Groundwater	140
MA	ENCLAVE AT BOXBOROUGH	MA2037038	CWS	Groundwater	25
MA	ESSEX WATER DEPT.	MA3092000	CWS	Groundwater	3,200
MA	ESTATES AT HIGHLAND RIDGE	MA2139010	CWS	Groundwater	100
MA	FALL RIVER WATER DEPARTMENT	MA4095000	CWS	Surfacewater	94,000
MA	FALMOUTH WATER DEPT	MA4096000	CWS	Surfacewater	77,500
MA	FIELDS AT SHERBORN CONDO TRUST	MA3269032	CWS	Groundwater	110
MA	FITCHBURG DPW DIVISION OF WATER SUPPLY	MA2097000	CWS	Surfacewater	41,946
MA	FOUR MILE VILLAGE	MA3038001	CWS	Groundwater	133
MA	FOXBORO WATER DEPARTMENT	MA4099000	CWS	Groundwater	18,618
MA	FOXGLOVE APARTMENTS	MA2125013	CWS	Groundwater	40

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	FRANKLIN WATER DEPARTMENT	MA2101000	CWS	Groundwater	33,261
MA	GARDNER WATER DEPARTMENT	MA2103000	CWS	Surfacewater	21,287
MA	GEORGETOWN WATER DEPARTMENT	MA3105000	CWS	Groundwater	8,766
MA	GLOUCESTER PUBLIC UTILITY DIVISION	MA3107000	CWS	Surfacewater	37,161
MA	GRAFTON WATER DISTRICT	MA2110000	CWS	Groundwater	10,925
MA	GRANBY HEIGHTS CONDOMINIUMS	MA1111003	CWS	Groundwater	152
MA	GREAT BARRINGTON FIRE DIST	MA1113000	CWS	Groundwater	4,254
MA	GREENFIELD WATER DEPARTMENT	MA1114000	CWS	Surfacewater	17,645
MA	GROTON WATER DEPARTMENT	MA2115000	CWS	Groundwater	5,229
MA	GROVELAND WATER DEPARTMENT	MA3116000	CWS	Groundwater	6,326
MA	HALIFAX WATER DEPARTMENT	MA4118000	CWS	Surfacewater purchased	7,545
MA	HAMILTON WATER DEPT	MA3119000	CWS	Groundwater	7,710
MA	HANOVER WATER DEPT	MA4122000	CWS	Groundwater	14,599
MA	HANSON WATER DEPARTMENT	MA4123000	CWS	Surfacewater purchased	9,420
MA	HARBORSIDE VILLAGE	MA4318040	CWS	Groundwater	200
MA	HARDWICK CENTER WATER DISTRICT	MA1124000	CWS	Groundwater	80
MA	HARVARD GREEN CONDOMINIUMS	MA2125014	CWS	Groundwater	150
MA	HARVARD RIDGE CONDOMINIUM	MA2037002	CWS	Groundwater	350
MA	HARVARD WATER DEPARTMENT	MA2125000	CWS	Groundwater	1,650
MA	HARWICH WATER DEPARTMENT	MA4126000	CWS	Groundwater	40,062
MA	HATFIELD WATER DEPT	MA1127000	CWS	Surfacewater	3,291
MA	HAVERHILL WATER DEPT	MA3128000	CWS	Surfacewater	61,208
MA	HAYSTACK ESTATES	MA3330019	CWS	Groundwater	60
MA	HERON POND AT STOCKBRIDGE	MA1283017	CWS	Groundwater	50
MA	HERRING COVE CONDOMINIUMS TRUST	MA4239049	CWS	Groundwater	25
MA	HIGHLAND RIDGE CONDOMINIUMS	MA2028022	CWS	Groundwater	132
MA	HILLCREST WATER DISTRICT	MA2151002	CWS	Purchased groundwater under influence of surfacewater source	1,500
MA	HINSDALE WATER DEPT	MA1132000	CWS	Surfacewater	1,800
MA	HOLDEN WATER DIVISION, DPW	MA2134000	CWS	Surfacewater purchased	17,275
MA	HOLLISTON WATER DEPARTMENT	MA2136000	CWS	Groundwater	14,996
MA	HOLYOKE WATER WORKS	MA1137000	CWS	Surfacewater	40,124
MA	HOPEDALE WATER DEPARTMENT	MA2138000	CWS	Surfacewater purchased	5,966
MA	HOPKINTON WATER DEPARTMENT	MA2139000	CWS	Groundwater	10,152
MA	HOUSATONIC WATER WORKS	MA1113003	CWS	Surfacewater	1,391
MA	HUBBARDSTON HOUSE APARTMENTS	MA2140010	CWS	Groundwater	40
MA	HUDSON WATER SUPPLY	MA2141000	CWS	Surfacewater	19,063
MA	HYANNIS WATER SYSTEM, TOWN OF BARNSTABLE	MA4020004	CWS	Groundwater	35,000
MA	INIMA USA / AQUARIA LLC	MA4076004	CWS	Surfacewater	95,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	IPSWICH DPU WATER DEPT	MA3144000	CWS	Surfacewater	13,830
MA	JIMINY PEAK RESORT	MA1121004	CWS	Groundwater	1,000
MA	JUNIPER HILL WATER COMPANY	MA2286000	CWS	Groundwater	220
MA	KINGS GRANT WATER CO INC	MA4211001	CWS	Groundwater	434
MA	KINGSTON WATER DEPARTMENT	MA4145000	CWS	Groundwater	15,421
MA	KUEHNS WAY LLC	MA4296018	CWS	Groundwater	80
MA	LANCASTER WATER DEPARTMENT	MA2147000	CWS	Groundwater	6,000
MA	LANESBOROUGH FIRE AND WATER DISTRICT	MA1148000	CWS	Surfacewater purchased	2,324
MA	LAUREL HILL CONDOMINIUMS	MA2110006	CWS	Groundwater	64
MA	LAWRENCE WATER WORKS	MA3149000	CWS	Surfacewater	80,162
MA	LEE WATER DEPT	MA1150000	CWS	Surfacewater	5,313
MA	LEICESTER WATER SUPPLY DISTRICT	MA2151000	CWS	Groundwater under influence of surfacewater	3,200
MA	LELAND FARMS	MA3269028	CWS	Groundwater	25
MA	LEOMINSTER WATER DIVISION	MA2153000	CWS	Surfacewater	43,782
MA	LIBERTY HOUSE CONDOMINIUM	MA2037014	CWS	Groundwater	80
MA	LIBERTY MANOR INC	MA1329009	CWS	Surfacewater purchased	500
MA	LINCOLN WATER DEPT	MA3157000	CWS	Surfacewater	6,865
MA	LITTLETON WATER DEPARTMENT	MA2158000	CWS	Groundwater	9,561
MA	LOWELL REGIONAL WATER UTILITY	MA3160000	CWS	Surfacewater	115,554
MA	LUNENBURG WATER DISTRICT	MA2162000	CWS	Groundwater	7,145
MA	LYNN WATER AND SEWER COMM	MA3163000	CWS	Surfacewater	101,253
MA	LYNNFIELD CENTER WATER DISTRICT	MA3164000	CWS	Groundwater	8,263
MA	MADDEN ESTATES	MA2323002	CWS	Groundwater	50
MA	MAILLET WOODS CONDOMINIUMS	MA2139011	CWS	Groundwater	75
MA	MANCHAUG WATER DISTRICT OF SUTTON	MA2290001	CWS	Groundwater	476
MA	MANCHESTER BY THE SEA DPW	MA3166000	CWS	Surfacewater	5,337
MA	MANSFIELD WATER DIVISION	MA4167000	CWS	Groundwater	23,517
MA	MAPLEBROOK APARTMENTS	MA2226009	CWS	Groundwater	33
MA	MARION WATER DIVISION	MA4169000	CWS	Groundwater	6,328
MA	MARSHFIELD WATER DEPARTMENT	MA4171000	CWS	Groundwater	34,000
MA	MASHPEE WATER DISTRICT	MA4172039	CWS	Groundwater	36,825
MA	MASSASOIT HILLS TRAILER PARK	MA4318056	CWS	Groundwater	120
MA	MATTAPOISETT RIVER VALLEY W.D.	MA4173001	CWS	Groundwater purchased	29,600
MA	MAYNARD DPW, WATER DIVISION	MA2174000	CWS	Groundwater	10,750
MA	MAYNARD STATE LLC	MA4334078	CWS	Groundwater	35
MA	MEADOW WOODS MOBILE HOME PARK	MA4052054	CWS	Groundwater	120
MA	MEADOWBROOK ACRES MOBILE HOME PARK	MA1043001	CWS	Groundwater	137
MA	MEADOWBROOK VILLAGE CONDOMINIUMS	MA2028012	CWS	Groundwater	150

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	MEDFIELD WATER DEPT.	MA2175000	CWS	Groundwater	12,799
MA	MEDWAY WATER DEPARTMENT	MA2177000	CWS	Groundwater	9,654
MA	MENEMSHA WATER COMPANY	MA4062000	CWS	Groundwater	841
MA	MERRIMAC WATER DEPARTMENT	MA3180000	CWS	Groundwater	7,072
MA	METHUEN WATER DEPT	MA3181000	CWS	Surfacewater	53,059
MA	MIDDLEBOROUGH WATER SUPPLY	MA4182000	CWS	Groundwater	16,900
MA	MILFORD WATER DEPARTMENT	MA2185000	CWS	Surfacewater	30,379
MA	MILL RIVER WATER TAKERS ASSOCIATION	MA1203000	CWS	Groundwater	75
MA	MILLIS WATER DEPT	MA2187000	CWS	Groundwater	8,729
MA	MONSON WATER AND SEWER DEPT	MA1191000	CWS	Groundwater	4,169
MA	MONTAGUE CENTER WATER DISTRICT	MA1192003	CWS	Groundwater	450
MA	NANATOMQUA MOBILE HOME PARK	MA2045001	CWS	Groundwater	123
MA	NATICK WATER DEPARTMENT	MA3198000	CWS	Groundwater	37,006
MA	NEEDHAM WATER DEPT	MA3199000	CWS	Surfacewater purchased	32,899
MA	NEWBURYPORT WATER DEPARTMENT	MA3206000	CWS	Surfacewater	20,335
MA	NOQUOCHOKE VILLAGE LLC	MA4334092	CWS	Groundwater	180
MA	NORFOLK WATER DIVISION	MA2208000	CWS	Groundwater	7,602
MA	NORTH ADAMS WATER DEPT	MA1209000	CWS	Surfacewater	13,000
MA	NORTH ANDOVER WATER DEPT	MA3210000	CWS	Surfacewater	31,991
MA	NORTH ATTLEBORO WATER DEPT	MA4211000	CWS	Groundwater	28,712
MA	NORTH BROOKFIELD WATER DEPARTMENT	MA2212000	CWS	Surfacewater	3,858
MA	NORTH CARVER WATER DISTRICT	MA4052072	CWS	Groundwater purchased	100
MA	NORTH CHELMSFORD WATER DIST	MA3056002	CWS	Groundwater	7,541
MA	NORTH RAYNHAM WATER DISTRICT	MA4245002	CWS	Groundwater	3,892
MA	NORTH SAGAMORE WATER DISTRICT	MA4036002	CWS	Groundwater	4,634
MA	NORTHAMPTON WATER DIVISION	MA1214000	CWS	Surfacewater	28,549
MA	NORTHBROOK VILLAGE I / BERLIN RET.	MA2028007	CWS	Groundwater	48
MA	NORTHBROOK VILLAGE II	MA2028018	CWS	Groundwater	80
MA	NORTHFIELD MT HERMON SCHOOL	MA1106002	CWS	Groundwater	750
MA	NORTHFIELD WATER DISTRICT	MA1217000	CWS	Groundwater	800
MA	NORTON WATER DEPARTMENT	MA4218000	CWS	Groundwater	19,031
MA	NORWELL WATER DEPARTMENT	MA4219000	CWS	Groundwater	11,493
MA	OAK BLUFFS WATER DISTRICT	MA4221000	CWS	Groundwater	24,000
MA	OLD FARM ROAD WATER TRUST	MA3078001	CWS	Groundwater	40
MA	ONSET FIRE DISTRICT	MA4310003	CWS	Groundwater	5,392
MA	ORANGE WATER DEPT	MA1223000	CWS	Surfacewater purchased	6,492
MA	ORLEANS WATER DEPARTMENT	MA4224000	CWS	Groundwater	17,670
MA	ORONOQUE CONDOMINIUM TRUST	MA1283019	CWS	Groundwater	25
MA	PADDOCK ESTATES	MA2037036	CWS	Groundwater	463
MA	PAXTON WATER DEPARTMENT	MA2228000	CWS	Surfacewater purchased	4,105

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	PEABODY WATER DEPT.	MA3229000	CWS	Surfacewater	52,377
MA	PEMBROKE WATER DIVISION DPW	MA4231000	CWS	Groundwater	18,576
MA	PEPPERELL DPW WATER DIVISION	MA2232000	CWS	Groundwater	8,618
MA	PILOT GROVE APARTMENTS	MA2286018	CWS	Groundwater	175
MA	PILOT GROVE APARTMENTS II	MA2286031	CWS	Groundwater	134
MA	PINE HILL CONDOMINIUM	MA2002010	CWS	Groundwater	95
MA	PINE VALLEY PLANTATION	MA1024002	CWS	Groundwater	600
MA	PINEHILLS WATER COMPANY, INC.	MA4239055	CWS	Groundwater	7,227
MA	PINETREE VILLAGE	MA4052025	CWS	Groundwater	348
MA	PINEWOOD ON THE GREEN CONDOS	MA2226011	CWS	Groundwater	50
MA	PITTSFIELD DPU WATER DEPT	MA1236000	CWS	Surfacewater	43,927
MA	PLAINVILLE WATER DEPARTMENT	MA4238000	CWS	Groundwater under influence of surfacewater	8,867
MA	PLANTATION APARTMENTS	MA2286017	CWS	Groundwater	54
MA	PLEASANT WATER	MA4318091	CWS	Groundwater	200
MA	PLYMOUTH WATER DEPARTMENT	MA4239000	CWS	Groundwater	44,170
MA	POND RIDGE CONDO ASSN	MA1289002	CWS	Groundwater	88
MA	PROVIDENCE HOUSE	MA4145006	CWS	Groundwater	35
MA	PROVINCETOWN WATER DEPARTMENT	MA4242000	CWS	Groundwater	22,250
MA	QUABBIN SUNRISE COOPERATIVE INC	MA1309001	CWS	Groundwater	65
MA	RANDOLPH/HOLBROOK WATER BOARD	MA4244001	CWS	Surfacewater	41,935
MA	RAYNHAM CENTER WATER DISTRICT	MA4245000	CWS	Groundwater	10,378
MA	REGENCY AT BOLTON CONDOMINIUMS	MA2034030	CWS	Groundwater	148
MA	REGENCY AT STOW CONDOMINIUMS	MA2286033	CWS	Groundwater	132
MA	RIVER CROSSING CONDOMINIUM	MA3301002	CWS	Groundwater	150
MA	RIVERBRIDGE	MA2028020	CWS	Groundwater	1,330
MA	ROCKPORT WATER DEPT	MA3252000	CWS	Surfacewater	10,000
MA	ROCKWOOD MEADOWS	MA2303004	CWS	Groundwater	80
MA	ROWLEY WATER DEPARTMENT	MA3254000	CWS	Groundwater	6,637
MA	RUSSELL WATER DEPT	MA1256000	CWS	Groundwater	1,228
MA	RUTLAND WATER DEPARTMENT	MA2257000	CWS	Surfacewater	5,560
MA	SAINT JOSEPHS ABBEY	MA2280002	CWS	Groundwater	54
MA	SALEM AND BEVERLY WATER SUPPLY BOARD	MA3030001	CWS	Surfacewater	90,330
MA	SALISBURY WATER DEPARTMENT	MA3259000	CWS	Groundwater	20,000
MA	SANDWICH WATER DISTRICT	MA4261000	CWS	Groundwater	23,000
MA	SAWYER HILL ECOVILLAGE	MA2028017	CWS	Groundwater	272
MA	SCITUATE WATER DIVISION	MA4264000	CWS	Surfacewater	19,760
MA	SEA OAKS CONDOMINIUMS	MA4172033	CWS	Groundwater	222
MA	SEEKONK WATER DISTRICT	MA4265000	CWS	Groundwater	14,478
MA	SHARON WATER DEPT	MA4266000	CWS	Groundwater	17,200
MA	SHIRLEY WATER DISTRICT	MA2270000	CWS	Groundwater	4,088
MA	SHREWSBURY WATER DEPARTMENT	MA2271000	CWS	Groundwater	38,325
MA	SIASCONSET WATER DEPARTMENT	MA4197001	CWS	Groundwater	3,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	SILVER MEADOW	MA1306006	CWS	Groundwater	25
MA	SOMERSET WATER DEPARTMENT	MA4273000	CWS	Surfacewater	18,300
MA	SOUTH ASHMORE WATER ASSOCIATION INC	MA1132002	CWS	Groundwater	150
MA	SOUTH GRAFTON WATER DISTRICT	MA2110001	CWS	Groundwater under influence of surfacewater	3,242
MA	SOUTH MEADOW VILLAGE	MA4052001	CWS	Groundwater	750
MA	SOUTH ROYALSTON IMPROVEMENT CORP	MA1255000	CWS	Groundwater	275
MA	SOUTHAMPTON WATER DEPT	MA1276000	CWS	Groundwater	4,902
MA	SOUTHBRIDGE WATER DEPARTMENT	MA2278000	CWS	Surfacewater	16,748
MA	SOUTHFIELD WATER COMPANY	MA1203002	CWS	Groundwater	80
MA	SOUTHWICK WATER DEPT	MA1279000	CWS	Surfacewater purchased	7,567
MA	SPENCER WATER DEPARTMENT	MA2280000	CWS	Groundwater	7,037
MA	SPORTS HAVEN MOBILE HOME PARK	MA1024001	CWS	Groundwater	107
MA	SPRINGFIELD WATER AND SEWER COMMISSION	MA1281000	CWS	Surfacewater	169,071
MA	STAFFORDSHIRE COUNTRY ESTATES	MA2151009	CWS	Groundwater	140
MA	STERLING WATER DEPARTMENT	MA2282000	CWS	Groundwater	6,814
MA	STILL MEADOW	MA2115009	CWS	Groundwater	50
MA	STOCKBRIDGE WATER DEPT	MA1283003	CWS	Surfacewater	2,800
MA	STONES THROW CONDOS	MA4300040	CWS	Groundwater	80
MA	STOUGHTON WATER DEPARTMENT	MA4285000	CWS	Surfacewater purchased	29,287
MA	STURBRIDGE RETIREMENT COOP. CORP.	MA2287020	CWS	Groundwater	350
MA	STURBRIDGE WATER DEPARTMENT	MA2287000	CWS	Groundwater under influence of surfacewater	4,597
MA	SUDBURY WATER DISTRICT	MA3288000	CWS	Groundwater	18,815
MA	SUNDERLAND WATER DISTRICT	MA1289000	CWS	Groundwater	2,990
MA	SUNSET RIDGE CONDOMINIUMS	MA2034028	CWS	Groundwater	42
MA	SWANSEA WATER DISTRICT	MA4292000	CWS	Surfacewater	17,358
MA	SWEET WOOD RETIREMENT COMMUNITY	MA1341003	CWS	Groundwater	200
MA	TAUNTON WATER DIVISION	MA4293000	CWS	Surfacewater	59,290
MA	TEMPLETON MUNIC. LIGHT AND WATER PLANT	MA2294000	CWS	Groundwater	6,123
MA	TEWKSBURY WATER DEPARTMENT	MA3295000	CWS	Surfacewater	31,342
MA	THE GREENS	MA3301044	CWS	Groundwater	25
MA	THE MACDUFFIE SCHOOL	MA1111001	CWS	Groundwater	305
MA	THE MEETING HOUSE @ STOW CONDO	MA2286012	CWS	Groundwater	92
MA	THE PRESERVE AT HOPKINTON CONDO	MA2139008	CWS	Groundwater	80
MA	THREE RIVERS FIRE DISTRICT	MA1227003	CWS	Groundwater	3,258
MA	TOPSFIELD WATER DEPARTMENT	MA3298000	CWS	Groundwater	5,435
MA	TORIA HEIGHTS CONDOMINIUM	MA2226007	CWS	Groundwater	60

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	TOWN OF AVON	MA4018000	CWS	Groundwater	4,777
MA	TOWN OF CARVER	MA4052067	CWS	Groundwater	414
MA	TOWN OF EASTHAM	MA4086095	CWS	Groundwater	4,904
MA	TOWNHOUSES @ COPPER LANTERN	MA4052070	CWS	Groundwater	176
MA	TOWNHOUSES AT CHANCE COURT	MA4052069	CWS	Groundwater	40
MA	TOWNSEND WATER DEPARTMENT	MA2299000	CWS	Groundwater	6,500
MA	TRAIL RIDGE CONDOMINIUMS	MA2125016	CWS	Groundwater	104
MA	TURNERS FALLS WATER DEPT	MA1192000	CWS	Groundwater	7,057
MA	TYNGSBOROUGH WATER DISTRICT	MA3301000	CWS	Surfacewater purchased	3,976
MA	UPPER CAPE REGIONAL WATER COOPERATIVE	MA4261024	CWS	Groundwater	56,250
MA	UPTON DPW WATER/WASTEWATER DIVISION	MA2303000	CWS	Groundwater	4,338
MA	UXBRIDGE DPW, WATER DIVISION	MA2304000	CWS	Groundwater	11,026
MA	VANTAGE HEALTH AN REHAB OF HAMPDEN	MA1120001	CWS	Groundwater	100
MA	VILLAGE AT HIGHLAND PARK	MA2139007	CWS	Groundwater	50
MA	VILLAGES AT STOW	MA2286024	CWS	Groundwater	300
MA	WAGON WHEEL COMMUNITY, INC.	MA2045004	CWS	Groundwater	228
MA	WAKEFIELD WATER DEPT	MA3305000	CWS	Surfacewater	27,090
MA	WALPOLE WATER DEPT	MA4307000	CWS	Groundwater	26,383
MA	WANNACOMET WATER COMPANY	MA4197000	CWS	Groundwater	27,703
MA	WARE WATER DEPT	MA1309000	CWS	Groundwater	7,376
MA	WAREHAM FIRE DISTRICT	MA4310000	CWS	Groundwater	21,250
MA	WARREN WATER DISTRICT	MA1311000	CWS	Groundwater	2,273
MA	WASHINGTON ACRES	MA1024015	CWS	Groundwater	30
MA	WATERTOWN WATER DEPT. (MWRA)	MA3314000	CWS	Surfacewater purchased	35,329
MA	WATERVIEW PARK LLC	MA4052044	CWS	Groundwater	102
MA	WAUBEEKA SPRINGS	MA1341004	CWS	Groundwater	50
MA	WAYLAND WATER DEPARTMENT	MA3315000	CWS	Groundwater	14,531
MA	WEBSTER WATER DEPARTMENT	MA2316000	CWS	Groundwater	17,776
MA	WEIR RIVER WATER SYSTEM	MA4131000	CWS	Surfacewater	40,921
MA	WELLESLEY COLLEGE	MA3317001	CWS	Groundwater	3,000
MA	WELLESLEY WATER DIVISION	MA3317000	CWS	Surfacewater purchased	29,550
MA	WELLFLEET APARTMENTS	MA4318107	CWS	Groundwater	48
MA	WELLFLEET MUNICIPAL WATER SYSTEM	MA4318094	CWS	Groundwater	750
MA	WENHAM WATER DEPT.	MA3320000	CWS	Groundwater	3,942
MA	WEST BOYLSTON WATER DISTRICT	MA2321000	CWS	Surfacewater purchased	6,656
MA	WEST BRIDGEWATER WATER DEPT	MA4322000	CWS	Groundwater under influence of surfacewater	7,669

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	WEST BROOKFIELD WATER DEPARTMENT	MA2323000	CWS	Groundwater	2,477
MA	WEST GROTON WATER SUPPLY DISTRICT	MA2115001	CWS	Groundwater	1,853
MA	WEST NEWBURY WATER DEPARTMENT	MA3324000	CWS	Surfacewater purchased	3,027
MA	WEST SPRINGFIELD DPW WATER DIVISION	MA1325000	CWS	Surfacewater purchased	28,835
MA	WEST STOCKBRIDGE WATER DEPT	MA1326000	CWS	Groundwater	535
MA	WEST WARREN WATER DISTRICT	MA1311001	CWS	Groundwater	927
MA	WESTBOROUGH WATER DEPARTMENT	MA2328000	CWS	Surfacewater	21,567
MA	WESTFIELD DPW WATER DIVISION	MA1329000	CWS	Surfacewater	42,000
MA	WESTFORD WATER DEPARTMENT	MA3330000	CWS	Groundwater under influence of surfacewater	18,482
MA	WESTPORT SENIOR VILLAGE	MA4334088	CWS	Groundwater	150
MA	WEYMOUTH WATER DEPARTMENT	MA4336000	CWS	Surfacewater	55,526
MA	WHATELY WATER DEPARTMENT	MA1337010	CWS	Groundwater	1,100
MA	WHEELWRIGHT WATER DISTRICT	MA1124002	CWS	Groundwater	300
MA	WHITE BIRCH GARDEN APARTMENTS	MA1120015	CWS	Groundwater	25
MA	WHITE PINES CONDOMINIUMS	MA1283015	CWS	Groundwater	225
MA	WHITINSVILLE WATER COMPANY	MA2216000	CWS	Groundwater under influence of surfacewater	8,037
MA	WHITNEY ESTATES CONDOMINIUMS	MA2028015	CWS	Groundwater	40
MA	WILDWOOD CONDOMINIUM	MA1108009	CWS	Groundwater	25
MA	WILKINSONVILLE WATER DISTRICT	MA2290014	CWS	Groundwater	2,662
MA	WILLIAMSBURG WATER DEPT	MA1340000	CWS	Groundwater	1,953
MA	WILMINGTON WATER DEPT	MA3342000	CWS	Surfacewater purchased	22,624
MA	WINCHESTER WATER DEPT	MA3344000	CWS	Surfacewater	22,970
MA	WOBURN WATER DEPT.	MA3347000	CWS	Surfacewater purchased	40,876
MA	WOODHAVEN ELDER HOUSING COMMITTEE	MA3269002	CWS	Groundwater	30
MA	WOODLAND MHP LLC	MA1053030	CWS	Groundwater	36
MA	WOODLAND RIDGE	MA2270009	CWS	Groundwater	125
MA	WOODLAND WALK APARTMENTS	MA2054040	CWS	Groundwater	76
MA	WORCESTER DPWP, WATER SUPPLY DIVISION	MA2348000	CWS	Surfacewater	206,518
MA	WRENTHAM WATER DIVISION	MA4350000	CWS	Groundwater	12,117
MA	YARMOUTH WATER DEPARTMENT	MA4351000	CWS	Groundwater	40,857
MD	BARK HILL	MD0060019	CWS	Groundwater	163
MD	BENJAMINS VILLAGE/HOMESTEAD M.H.P.	MD0070209	CWS	Groundwater	400
MD	BOONSBORO - KEEDYSVILLE	MD0210002	CWS	Surfacewater	4,250
MD	CALVERT MANOR CENTER FOR REHABILITATION	MD0070206	CWS	Groundwater	290

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MD	CAMBRIDGE FARMS	MD0100033	CWS	Groundwater	953
MD	CEDAR RIDGE CHILDREN'S HOME & SCHOOL	MD0210020	CWS	Groundwater under influence of surfacewater	45
MD	CITY OF ABERDEEN	MD0120001	CWS	Surfacewater purchased	16,200
MD	CITY OF BALTIMORE	MD0300002	CWS	Surfacewater	1,600,000
MD	CITY OF BRUNSWICK	MD0100005	CWS	Surfacewater	7,312
MD	CITY OF FREDERICK	MD0100015	CWS	Surfacewater	54,000
MD	CITY OF FRUITLAND	MD0220008	CWS	Groundwater	5,907
MD	CITY OF HAVRE DE GRACE	MD0120012	CWS	Surfacewater	14,000
MD	CITY OF ROCKVILLE	MD0150003	CWS	Surfacewater	52,000
MD	CITY OF SALISBURY	MD0220004	CWS	Groundwater	30,343
MD	CITY OF TANEYTOWN	MD0060012	CWS	Groundwater	6,750
MD	CITY OF WESTMINSTER	MD0060015	CWS	Surfacewater	35,256
MD	CONOWINGO MOBILE HOME PARK	MD0070214	CWS	Groundwater	315
MD	DELMARVA MOBILE HOME PARK	MD0230203	CWS	Groundwater	62
MD	EL RANCHO MOBILE HOME PARK	MD0210204	CWS	Groundwater	86
MD	ELKTON WEST	MD0070015	CWS	Surfacewater purchased	3,500
MD	GATEWAY VILLAGE MOBILE HOME PARK	MD0220204	CWS	Groundwater	60
MD	GLEN BURNIE-BROADNECK	MD0020017	CWS	Groundwater	290,606
MD	GLEN MEADOWS RETIREMENT COMMUNITY	MD0030208	CWS	Groundwater under influence of surfacewater	468
MD	GOLDEN KAY APARTMENTS	MD0070202	CWS	Groundwater	89
MD	GRAYMOUNT APARTMENTS	MD0070203	CWS	Groundwater	27
MD	HARFORD COUNTY D.P.W.	MD0120016	CWS	Surfacewater	104,567
MD	HIGHFIELD	MD0210001	CWS	Groundwater	1,141
MD	HILLANDALE MOBILE HOME PARK	MD0060206	CWS	Groundwater	220
MD	LAKESIDE VISTA	MD0120014	CWS	Groundwater	219
MD	LIBERTYTOWN APARTMENTS	MD0100036	CWS	Groundwater	97
MD	LIBERTYTOWN EAST	MD0100038	CWS	Groundwater	140
MD	MAPLE HILL MOBILE ESTATES	MD0070223	CWS	Groundwater	180
MD	MARYLAND AMERICAN WATER COMPANY	MD0120003	CWS	Surfacewater	13,200
MD	MAYBELLE MANOR MOBILE HOME PARK	MD0070248	CWS	Groundwater	50
MD	MCHENRY WATER SYSTEM	MD1111096	CWS	Groundwater	983
MD	MEADOW PARK MOBILE SUBDIVISION	MD0110231	CWS	Groundwater	32
MD	MISTY MEADOWS 1 / HIGHLAND HILLS M.H.P.	MD0070247	CWS	Groundwater	460
MD	MISTY MEADOWS 2 MOBILE HOME PARK	MD0070249	CWS	Groundwater	70
MD	MOUNT AETNA	MD0210015	CWS	Groundwater	688

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MD	NAYLOR MILL VILLAGE MOBILE HOME PARK	MD0220221	CWS	Groundwater	180
MD	NEW DESIGN - FREDERICK COUNTY	MD0100030	CWS	Surfacewater	49,200
MD	OAK LANE MOBILE HOME PARK	MD0070226	CWS	Groundwater	55
MD	OCEAN PINES	MD0230005	CWS	Groundwater	11,890
MD	PLEASANT HILL MOBILE HOME PARK	MD0070230	CWS	Groundwater	64
MD	POLINGS MOBILE HOME PARK	MD0100210	CWS	Groundwater	80
MD	R & R ESTATES	MD0120210	CWS	Groundwater	85
MD	SAM HILL ESTATES	MD0100040	CWS	Groundwater	1,036
MD	SULLIVANS MOBILE HOME PARK COMMUNITY	MD0060215	CWS	Groundwater	70
MD	SUNNYBROOK	MD0030011	CWS	Groundwater	416
MD	SWAN HARBOUR DELL MOBILE HOME PARK	MD0120215	CWS	Groundwater	500
MD	TAYLORSVILLE MHC, LLC	MD0060216	CWS	Groundwater	38
MD	TODD VILLAGE MOBILE HOME PARK	MD0060217	CWS	Groundwater	180
MD	TOWN & COUNTRY MOBILE HOME PARK	MD0070235	CWS	Groundwater	450
MD	TOWN OF ACCIDENT	MD0110001	CWS	Groundwater	300
MD	TOWN OF BERLIN	MD0230001	CWS	Groundwater	4,500
MD	TOWN OF CHARLESTOWN	MD0070029	CWS	Groundwater	1,019
MD	TOWN OF CHESTERTOWN	MD0140002	CWS	Groundwater	5,400
MD	TOWN OF DARLINGTON	MD0120009	CWS	Groundwater	250
MD	TOWN OF ELKTON	MD0070011	CWS	Surfacewater	15,625
MD	TOWN OF FRIENDSVILLE	MD0110004	CWS	Surfacewater	622
MD	TOWN OF GRANTSVILLE	MD0110005	CWS	Groundwater	885
MD	TOWN OF HAMPSTEAD	MD0060003	CWS	Groundwater	6,600
MD	TOWN OF HURLOCK	MD0090005	CWS	Groundwater	2,150
MD	TOWN OF MANCHESTER	MD0060006	CWS	Groundwater	4,954
MD	TOWN OF MIDDLETOWN	MD0100018	CWS	Groundwater	4,288
MD	TOWN OF MOUNT AIRY	MD0060007	CWS	Groundwater	8,631
MD	TOWN OF MOUNTAIN LAKE PARK	MD0110007	CWS	Groundwater	3,000
MD	TOWN OF MYERSVILLE	MD0100020	CWS	Surfacewater	1,516
MD	TOWN OF NEW WINDSOR	MD0060008	CWS	Groundwater	1,100
MD	TOWN OF NORTH EAST	MD0070016	CWS	Surfacewater	8,600
MD	TOWN OF POOLESVILLE	MD0150002	CWS	Groundwater under influence of surfacewater	5,400
MD	TOWN OF SHARPSBURG	MD0210017	CWS	Surfacewater	1,360
MD	TOWN OF THURMONT	MD0100023	CWS	Groundwater under influence of surfacewater	6,200
MD	TOWN OF UNION BRIDGE	MD0060013	CWS	Groundwater under influence of surfacewater	997
MD	TOWN OF VIENNA	MD0090008	CWS	Groundwater	460

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MD	TOWN OF WOODSBORO	MD0100027	CWS	Groundwater	846
MD	TWIN ARCH MOBILE HOME PARK	MD0060218	CWS	Groundwater	50
MD	WAKEFIELD VALLEY	MD0060017	CWS	Groundwater under influence of surfacewater	2,436
MD	WASHINGTON SUBURBAN SANITARY COMMISSION	MD0150005	CWS	Surfacewater	1,900,000
MD	WHISPERING PINES MOBILE HOME PARK	MD0070213	CWS	Groundwater	325
MD	WOODLAWN MOBILE HOME PARK - NEW	MD0070239	CWS	Groundwater	200
ME	A PLACE FOR ALL SEASONS	ME0092373	CWS	Groundwater	90
ME	ADDISON POINT WATER DISTRICT	ME0090010	CWS	Groundwater	168
ME	BENJAMIN RIVER APTS	ME0090145	CWS	Groundwater	27
ME	BIRCH HAVEN TRAILER PARK	ME0007233	CWS	Groundwater	43
ME	BLUE HILL TERRACE	ME0092110	CWS	Groundwater	60
ME	BOOTHBAY REGION WATER DISTRICT	ME0090200	CWS	Surfacewater	9,250
ME	BOULIER PLACE APTS	ME0090205	CWS	Groundwater	60
ME	BROOK HOLLOW	ME0092365	CWS	Groundwater	30
ME	BRUNSWICK/TOPSHAM WATER DISTRICT	ME0090260	CWS	Groundwater	17,943
ME	CALAIS WATER DEPT	ME0090290	CWS	Groundwater	2,733
ME	CHARTER OAKS VILLAGE COOPERATIVE	ME0001006	CWS	Groundwater	105
ME	COLD SPRING WATER COMPANY	ME0090360	CWS	Groundwater	265
ME	CRAWFORD COMMONS	ME0095190	CWS	Groundwater	50
ME	CREST VIEW MANOR	ME0095020	CWS	Groundwater	38
ME	CROSSROADS COMMUNITY MHP	ME0092654	CWS	Groundwater	57
ME	DEER RIDGE MOBILE HOME PARK	ME0001194	CWS	Groundwater	33
ME	DEXTER UTILITY DISTRICT	ME0090440	CWS	Surfacewater	2,378
ME	DINGLEY SPRING ESTATES	ME0090450	CWS	Groundwater	90
ME	DOVER-FOXCROFT WATER DISTRICT	ME0090470	CWS	Surfacewater	2,328
ME	DUCKTRAP HARBOR CONDOMINIUMS	ME0094847	CWS	Groundwater	82
ME	ELLIOTT APARTMENTS	ME0092552	CWS	Groundwater	55
ME	ELWELL FARMS	ME0092366	CWS	Groundwater	36
ME	ESTES LAKE MOBILE HOME PARK	ME0002809	CWS	Groundwater	172
ME	FOUR WINDS HOMEOWNERS ASSN	ME0092371	CWS	Groundwater	43
ME	FRANKLIN WATER DEPARTMENT	ME0090570	CWS	Groundwater	443
ME	FRIENDLY VILLAGE OF GORHAM MHP	ME0007086	CWS	Groundwater	763
ME	FRYEBURG WATER COMPANY	ME0090600	CWS	Groundwater	2,060
ME	GAELIC SQUARE HOUSING	ME0090745	CWS	Groundwater	50
ME	GARDINER WATER DISTRICT	ME0090610	CWS	Groundwater	8,000
ME	GEORGE POND ESTATES LLC	ME0007372	CWS	Groundwater	50
ME	GRAY WATER DISTRICT	ME0090620	CWS	Groundwater	2,468
ME	GREATER AUGUSTA UTILITY DISTRICT	ME0090080	CWS	Groundwater	15,040

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ME	GUILFORD-SANGERVILLE WATER DISTRICT	ME0090640	CWS	Groundwater	1,450
ME	HALLOWELL WATER DISTRICT	ME0090650	CWS	Groundwater	2,138
ME	HAPPY TRAILS MHP	ME0003377	CWS	Groundwater	33
ME	HARRISON WATER DISTRICT	ME0090670	CWS	Groundwater	813
ME	HAVASU PINES MHP	ME0105637	CWS	Groundwater	75
ME	HAVASU PINES MHP #1	ME0005637	CWS	Groundwater	65
ME	HERMON MHP LLC	ME0007336	CWS	Groundwater	43
ME	HIGHPINE MOBILE HOME COURT	ME0003907	CWS	Groundwater	130
ME	HODGDON HOMESTEAD	ME0094503	CWS	Groundwater	32
ME	HOULTON MOBILE HOME PARK	ME0092313	CWS	Groundwater	140
ME	HOULTON WATER COMPANY	ME0090700	CWS	Groundwater	4,735
ME	HOWARDS TRAILER PARK	ME0003342	CWS	Groundwater	75
ME	KENNEBEC WATER DISTRICT	ME0090750	CWS	Surfacewater	21,808
ME	KENNEBUNK, KENNEBUNKPORT & WELLS WD	ME0090760	CWS	Surfacewater	35,663
ME	KNIGHTS HILL ASSOCIATION	ME0090800	CWS	Groundwater	718
ME	LISBON WATER DEPARTMENT	ME0090870	CWS	Groundwater	6,150
ME	LORING WOODS PARK	ME0007968	CWS	Groundwater	55
ME	LYNNS WAY	ME0092499	CWS	Groundwater	40
ME	MADAWASKA WATER DISTRICT	ME0090920	CWS	Groundwater	2,727
ME	MAINE WATER COMPANY BUCKSPORT DIVISION	ME0090280	CWS	Surfacewater	1,700
ME	MAINE WATER COMPANY HARTLAND DIVISION	ME0090680	CWS	Groundwater	903
ME	MAINE WATER COMPANY OAKLAND DIVISION	ME0091190	CWS	Surfacewater purchased	2,568
ME	MAINE WATER COMPANY SKOWHEGAN DIVISION	ME0091450	CWS	Surfacewater	6,125
ME	MECHANIC FALLS WATER DEPT	ME0090960	CWS	Groundwater	1,880
ME	MEXICO WATER DISTRICT	ME0090970	CWS	Groundwater	2,425
ME	MIDCOAST REGIONAL REDEVELOP AUTHORITY	ME0092747	CWS	Groundwater purchased	200
ME	MILLSTONE APARTMENTS	ME0092260	CWS	Groundwater	97
ME	MOOSEHEAD TRAIL VILLAGE	ME0091850	CWS	Groundwater	60
ME	MORRILL VILLAGE WATER DISTRICT	ME0091040	CWS	Groundwater	150
ME	MOUNTAINSIDE MOBILE HOME PARK	ME0002346	CWS	Groundwater	130
ME	NARRAGUAGUS ESTATES	ME0091055	CWS	Groundwater	97
ME	NEWPORT WATER DISTRICT	ME0091100	CWS	Surfacewater	1,900
ME	NICHOLS TRAILER PARK	ME0007378	CWS	Groundwater	75
ME	NORTH HAVEN WATER DEPARTMENT	ME0091130	CWS	Surfacewater	740
ME	OLD MARSH CONDOMINIUM	ME0092323	CWS	Groundwater	325
ME	OSGOOD FARM HOMES	ME0092382	CWS	Groundwater	42
ME	PARKER RIDGE RETIREMENT COMMUNITY	ME0092265	CWS	Groundwater	128
ME	PATTEN WATER DEPT	ME0091240	CWS	Groundwater	390

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ME	PERSISTENCE SENIORS HOUSING	ME0091750	CWS	Groundwater	60
ME	PHEASANT HILL MHP	ME0003990	CWS	Groundwater	35
ME	PINE CONE MOBILE HOMES CT #1	ME0007367	CWS	Groundwater	218
ME	PINE RIDGE HUNTON BROOK ASSOCIATION	ME0095585	CWS	Groundwater	298
ME	PINE TREE MOBILE ESTATES	ME0003240	CWS	Groundwater	560
ME	PLEASANT ACRES ESTATES	ME0005693	CWS	Groundwater	193
ME	PLYMOUTH WATER DISTRICT	ME0092270	CWS	Groundwater	150
ME	POLAND COUNTRY VILLAGE MHP INC	ME0005844	CWS	Groundwater	140
ME	POND & POND TRAILER PARK	ME0095510	CWS	Groundwater	63
ME	PRAYS MOBILE HOME PARK	ME0001363	CWS	Groundwater	183
ME	PRINCETON WATER DISTRICT	ME0092388	CWS	Groundwater	70
ME	ROUND STONE MOBILE HOME PARK	ME0095600	CWS	Groundwater	70
ME	SANFORD WATER DISTRICT	ME0091410	CWS	Groundwater	14,025
ME	SCARBOROUGH GARDENS	ME0091416	CWS	Groundwater	45
ME	SCROGGINS MOBILE HOME PARK	ME0090373	CWS	Groundwater	73
ME	SHADY OAKS MOBILE HOME PARK	ME0001009	CWS	Groundwater	185
ME	SILVER LAKE ESTATES	ME0092722	CWS	Groundwater	25
ME	SOUTH FREEPORT WATER DISTRICT	ME0091480	CWS	Groundwater	793
ME	SPRING ROCK PARK	ME0092301	CWS	Groundwater	50
ME	SUGARLOAF WATER ASSOCIATION	ME0091690	CWS	Surfacewater	3,115
ME	SUMMER HAVEN APARTMENTS-BLDG 1	ME0092291	CWS	Groundwater	55
ME	SUMMER HAVEN APARTMENTS-BLDG 3	ME0292291	CWS	Groundwater	25
ME	SUN CEDAR HAVEN LLC	ME0007363	CWS	Groundwater	395
ME	SUNNY GABLES- GLENBURN HOUSING	ME0090615	CWS	Groundwater	60
ME	SUNNY SLOPE TRAILER PARK	ME0002421	CWS	Groundwater	68
ME	THE MEADOWS	ME0095010	CWS	Groundwater	65
ME	THE MEADOWS AT FIELDSTONE LANDING	ME0092482	CWS	Groundwater	100
ME	THE PINES AT ARUNDEL	ME0095659	CWS	Groundwater	105
ME	TIMBERLINE VILLAGE	ME0095610	CWS	Groundwater	95
ME	TOWN & COUNTRY MOTEL	ME0007374	CWS	Groundwater	44
ME	TOWN & COUNTRY TRAILER PARK	ME0008921	CWS	Groundwater	48
ME	TOWN AND COUNTRY APARTMENTS	ME0092359	CWS	Groundwater	136
ME	TOWNE CENTER-RIDGEWOOD APARTMENTS	ME0091373	CWS	Groundwater	60
ME	TURNER SQUARE APARTMENTS	ME0092150	CWS	Groundwater	63
ME	VIGNEAULTS MOBILE HOME PARK	ME0009003	CWS	Groundwater	53
ME	WATERBORO WATER DISTRICT	ME0092250	CWS	Groundwater	470
ME	WINDSWEPT ESTATES MH PARK	ME0002577	CWS	Groundwater	75
ME	WINTERPORT WATER DISTRICT	ME0091640	CWS	Groundwater	805
ME	WOODED GROVE MOBILE HOME PARK	ME0008690	CWS	Groundwater	90
ME	YARMOUTH WATER DISTRICT	ME0091670	CWS	Groundwater	7,960
MI	ADRIAN	MI0000040	CWS	Surfacewater	23,663

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	ADVANCED BOTTLED WATER PLANT	MI2069147	System not found in SDWIS, additional search could not find system name.		
MI	ALBION	MI0000100	CWS	Groundwater	9,144
MI	ALGOMA ESTATES	MI0040259	CWS	Groundwater	580
MI	ALLEGAN	MI0000120	CWS	Groundwater	5,930
MI	ALLEGAN COUNTY SERVICES CENTER	MI0000125	CWS	Groundwater	101
MI	ALLEGAN MOBILE ESTATES	MI0040002	CWS	Groundwater	100
MI	ALLEN PARK	MI0000130	CWS	Surfacewater purchased	28,210
MI	AMBER ESTATES MOBILE HOME PARK	MI0040023	CWS	Groundwater	125
MI	AMERICAN INTERNATIONAL FOODS	MI2102441	System not found in SDWIS, additional search could not find system name.		
MI	ANDREWS UNIVERSITY	MI0000210	CWS	Groundwater purchased	3,000
MI	ANN ARBOR	MI0000220	CWS	Surfacewater	118,017
MI	ARLINGTON WOODS	MI0040356	CWS	Groundwater	1,650
MI	ATHENS	MI0000260	CWS	Groundwater	956
MI	AUBURN HILLS	MI0005450	CWS	Surfacewater purchased	21,412
MI	BALDWIN, VILLAGE OF	MI0000350	CWS	Groundwater	1,060
MI	BANGOR	MI0000380	CWS	Groundwater	1,938
MI	BEAR LAKE, VILLAGE OF	MI0000510	CWS	Groundwater	318
MI	BENTON CHARTER TOWNSHIP	MI0000605	CWS	Surfacewater	6,733
MI	BENTON HARBOR	MI0000600	CWS	Surfacewater	9,103
MI	BENZONIA VILLAGE OF	MI0000610	CWS	Groundwater	491
MI	BERRIEN SPRINGS	MI0000650	CWS	Groundwater	1,910
MI	BLISSFIELD	MI0000750	CWS	Surfacewater	3,276
MI	BRIDGMAN	MI0000850	CWS	Surfacewater	2,291
MI	BRIGHTON, CITY OF	MI0000860	CWS	Groundwater	9,200
MI	BRONSON	MI0000910	CWS	Groundwater	2,421
MI	BROOMFIELD VALLEY	MI0040218	CWS	Groundwater	212
MI	BURT ESTATES	MI0040441	CWS	Groundwater	58
MI	BUTTERCUP SHORES	MI0001015	CWS	Groundwater	40
MI	C & M MOBILE HOME COURT	MI0040093	CWS	Groundwater	70
MI	CALEDONIA TOWNSHIP	MI0001039	CWS	Groundwater	4,573
MI	CASEVILLE, CITY OF	MI0001190	CWS	Surfacewater	777
MI	CENTREVILLE	MI0001310	CWS	Groundwater	1,579

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	CHARLEVOIX	MI0001330	CWS	Surfacewater	3,124
MI	CHARLEVOIX TOWNSHIP	MI0001335	CWS	Groundwater	1,700
MI	CHARLOTTE, CITY OF	MI0001340	CWS	Groundwater	9,074
MI	CHOCOLAY BUNGALOWS	MI0001416	CWS	Groundwater	50
MI	CIRCLE DRIVE MOBILE HOME PARK	MI0040339	CWS	Groundwater	125
MI	CLARE, CITY OF	MI0001420	CWS	Groundwater	3,118
MI	CLARKSTON LAKE ESTATES	MI0040377	CWS	Groundwater	1,245
MI	CLIMAX	MI0001465	CWS	Groundwater	767
MI	COLEMAN, CITY OF	MI0001520	CWS	Groundwater	1,243
MI	CONCORD	MI0001580	CWS	Groundwater	1,050
MI	COUNTRY LIVING ADULT FOSTER CARE	MI0001648	CWS	Groundwater	56
MI	COUNTRYSIDE MOBILE COURT	MI0040070	CWS	Groundwater	60
MI	CROCKERY MOBILE HOME PARK	MI0040417	CWS	Groundwater	413
MI	DECATUR	MI0001750	CWS	Groundwater	1,838
MI	DEERFIELD	MI0001770	CWS	Surfacewater	943
MI	DUMONT CREEK ESTATES	MI0040563	CWS	Groundwater	188
MI	DUNLOPS ORCHARD PARK	MI0040045	CWS	Groundwater	65
MI	EAST BAY CHARTER TOWNSHIP	MI0001935	CWS	Groundwater	3,720
MI	EATON GREEN ESTATES SUBDIVISION	MI0002025	CWS	Groundwater	363
MI	EDMORE	MI0002070	CWS	Groundwater	1,256
MI	EGELCRAFT MOBILE HOME PARK	MI0040600	CWS	Groundwater	1,125
MI	ESCANABA	MI0002170	CWS	Surfacewater	13,659
MI	EVART, CITY OF	MI0002190	CWS	Groundwater	1,903
MI	EVERGREEN MOBILE HOME COMMUNITY	MI0040206	CWS	Groundwater	272
MI	FENTON, CITY OF	MI0002270	CWS	Groundwater	11,746
MI	FREMONT	MI0002490	CWS	Groundwater	4,081
MI	FRENCHTOWN TOWNSHIP	MI0002500	CWS	Surfacewater	16,481
MI	GAYLORD, CITY OF	MI0002600	CWS	Groundwater	3,629
MI	GENESEE COUNTY WATER SYSTEM	MI0002615	CWS	Surfacewater purchased	71,500
MI	GLADSTONE	MI0002640	CWS	Surfacewater	4,632
MI	GM PROVING GROUNDS WELL 5, 7, 8, 9	MI2141963	NTNCWS	Groundwater	5,500
MI	GRAND RAPIDS	MI0002790	CWS	Surfacewater	273,005
MI	GRAND VALLEY ESTATES	MI0002809	CWS	Groundwater	288
MI	GRAND VILLAGE MOBILE HOME PARK	MI0040069	CWS	Groundwater	50
MI	GRAYLING, CITY OF	MI0002840	CWS	Groundwater	1,884
MI	GREAT LAKES ADVENTIST ACADEMY	MI0002839	CWS	Groundwater	360
MI	GREAT LAKES WATER AUTHORITY	MI0002838	CWS	Surfacewater	0
MI	GREENLAWN MOBILE HOME COURT	MI0040405	CWS	Groundwater	100
MI	GREENS LAKE APARTMENTS	MI0002847	CWS	Groundwater	330
MI	GREENVILLE	MI0002850	CWS	Groundwater	8,449
MI	GROSSE POINTE FARMS	MI0002890	CWS	Surfacewater	9,479
MI	GUERNSEY LAKE MOBILE HOME COMMUNITY	MI0040046	CWS	Groundwater	100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	GUN RIVER ESTATES WEST	MI0040029	CWS	Groundwater	152
MI	GUNTHER MOBILE HOME COURT INC	MI0040138	CWS	Groundwater	105
MI	HALLSTROM CASTLE	MI2056061	System not found in SDWIS, additional search could not find system name.		
MI	HARBOR SPRINGS, CITY OF	MI0003010	CWS	Groundwater	1,194
MI	HARING CHARTER TOWNSHIP	MI0003018	CWS	Groundwater	839
MI	HARTFORD	MI0003070	CWS	Groundwater	2,688
MI	HARTLAND TOWNSHIP	MI0003075	CWS	Groundwater	2,200
MI	HERITAGE APARTMENTS	MI0003117	CWS	Groundwater	30
MI	HERITAGE HILLS MOBILE HOME VILLAGE	MI0040333	CWS	Groundwater	75
MI	HESPERIA	MI0003130	CWS	Groundwater	954
MI	HIDDEN SHORES WEST	MI0005819	CWS	Groundwater	75
MI	HILLSDALE	MI0003170	CWS	Groundwater	8,163
MI	HI-WAY MOBILE HAVEN	MI0040122	CWS	Groundwater	168
MI	HOLIDAY VILLAGE MOBILE HOME PARK	MI0040335	CWS	Groundwater	185
MI	HOLLAND BOARD OF PUBLIC WORKS	MI0003190	CWS	Surfacewater	36,542
MI	HOUGHTON	MI0003230	CWS	Groundwater	8,386
MI	INDEPENDENCE TOWNSHIP	MI0003342	CWS	Groundwater	11,790
MI	IRON MOUNTAIN	MI0003400	CWS	Groundwater	9,200
MI	K I SAWYER	MI0003510	CWS	Groundwater	3,000
MI	KALAMAZOO	MI0003520	CWS	Groundwater	192,992
MI	KALAMAZOO LAKE SEWER & WATER AUTHORITY	MI0003525	CWS	Groundwater	3,892
MI	KALEVA, VILLAGE OF	MI0003550	CWS	Groundwater	464
MI	KELLOGG BIOLOGICAL STATION	MI0003598	CWS	Groundwater	100
MI	KENT RIDGE APARTMENTS	MI0003615	CWS	Groundwater	120
MI	KEY HEIGHTS MOBILE VILLAGE	MI0040276	CWS	Groundwater	715
MI	KING NURSING & REHABILITATION COMMUNITY	MI0063635	CWS	Groundwater	61
MI	KINGSFORD	MI0003640	CWS	Groundwater	5,480
MI	KINROSS TOWNSHIP	MI0003630	CWS	Groundwater	7,341
MI	LAKE BELLA VISTA	MI0003695	CWS	Groundwater	3,584
MI	LAKE CHARTER TOWNSHIP	MI0003741	CWS	Surfacewater	4,177
MI	LAKE CITY, CITY OF	MI0003700	CWS	Groundwater	836
MI	LAKE DOSTER	MI0002925	CWS	Groundwater	1,287
MI	LAKESHORE VILLAGE SUBDIVISION	MI0005577	CWS	Groundwater	132
MI	LEISURE VILLAGE	MI0040279	CWS	Groundwater	365
MI	LITTLE TRAVERSE TOWNSHIP	MI0003927	CWS	Groundwater	1,102
MI	LOCKPORT TOWNSHIP	MI0003943	CWS	Groundwater	1,778
MI	LONG LAKE MOBILE HOME ESTATES	MI0040209	CWS	Groundwater	68

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	LUDINGTON	MI0003960	CWS	Surfacewater	8,184
MI	MACKINAC ISLAND	MI0003970	CWS	Surfacewater	429
MI	MAIN STREET APARTMENTS	MI0001545	CWS	Groundwater	48
MI	MANCELONA AREA WATER AND SEWER AUTHORITY	MI0004010	CWS	Groundwater	3,900
MI	MANISTIQUE	MI0004040	CWS	Surfacewater	3,197
MI	MAPLE ISLAND ESTATES	MI0040361	CWS	Groundwater	320
MI	MAPLEWOOD AND STONE MANORS	MI0004419	CWS	Groundwater	60
MI	MARINE CITY	MI0004090	CWS	Groundwater	4,652
MI	MARTIN	MI0004155	CWS	Groundwater	785
MI	MENOMINEE	MI0004250	CWS	Surfacewater	8,583
MI	MIDDLEVILLE	MI0004360	CWS	Groundwater	3,309
MI	MIDLAND, CITY OF	MI0004370	CWS	Surfacewater purchased	42,547
MI	MONROE	MI0004450	CWS	Surfacewater	48,664
MI	MONROE SOUTH COUNTY	MI0004455	CWS	Surfacewater purchased	33,816
MI	MOUNT CLEMENS, CITY OF	MI0004510	CWS	Surfacewater	18,405
MI	MOUNT PLEASANT	MI0004530	CWS	Surfacewater	26,084
MI	MUSKEGON	MI0004570	CWS	Surfacewater	37,213
MI	MUSKEGON HEIGHTS	MI0004580	CWS	Surfacewater	9,917
MI	MYSTIC VIEW APARTMENTS	MI0004596	CWS	Groundwater	100
MI	NEW BUFFALO	MI0004680	CWS	Surfacewater	1,900
MI	NEWAYGO	MI0004710	CWS	Groundwater	2,571
MI	NORTHPORT COTTAGE OWNERS	MI0004820	CWS	Surfacewater	240
MI	NORTHPORT, VILLAGE OF	MI0004810	CWS	Groundwater	526
MI	NORTHWEST OTTAWA CO WATER SYST	MI0004847	CWS	Surfacewater	1
MI	NOTTINGHAM FOREST MHP	MI0040414	CWS	Groundwater	185
MI	OAK HAVEN	MI0004873	CWS	Groundwater	30
MI	OAK LEAF MANOR	MI0004874	CWS	Groundwater	36
MI	OAK POINTE	MI0001002	CWS	Groundwater	1,900
MI	OCEANA ACRES	MI0004920	CWS	Groundwater	208
MI	OLIVET, CITY OF	MI0004990	CWS	Groundwater	1,758
MI	ONTARIO PLACE	MI0040067	CWS	Groundwater	248
MI	OSCEOLA TOWNSHIP	MI0001840	CWS	Groundwater	1,391
MI	OTSEGO	MI0005060	CWS	Groundwater	3,956
MI	OTSEGO TOWNSHIP	MI0005065	CWS	Groundwater	1,133
MI	OXFORD VILLAGE CONDOMINIUMS	MI0005136	CWS	Groundwater	80
MI	PARKWOOD GREEN	MI0040284	CWS	Groundwater	270
MI	PAW PAW APTS - WEST MAPLE LAKE	MI0005209	CWS	Groundwater	40
MI	PFIZER	MI2032539	NTNCWS	Groundwater	3,400
MI	PINE ISLAND LAKE REC PARK	MI0040577	CWS	Groundwater	75
MI	PINECREST APARTMENTS	MI0005345	CWS	Groundwater	57
MI	PLAINWELL	MI0005380	CWS	Groundwater	3,998

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	PORT OF CALL - WEST	MI0040491	CWS	Groundwater	152
MI	PORTAGE	MI0005520	CWS	Groundwater	46,292
MI	PORTAGE TERRACE	MI0040253	CWS	Groundwater	202
MI	PORTLAND	MI0005530	CWS	Groundwater	3,883
MI	PRAIRIE VILLAGE APARTMENTS	MI0005566	CWS	Groundwater	38
MI	QUINCY	MI0005580	CWS	Groundwater	2,040
MI	RICHMOND TOWNSHIP	MI0005160	CWS	Groundwater	489
MI	RIVERSBEND MOBILE HOME PARK	MI0040515	CWS	Groundwater	180
MI	ROBINSON FIRE STATION	MI0000000	System not found in SDWIS, additional search could not find system name.		
MI	ROSCOMMON, VILLAGE OF	MI0005810	CWS	Groundwater	1,075
MI	ROYAL ESTATES	MI0040255	CWS	Groundwater	380
MI	SAGINAW, CITY OF	MI0005850	CWS	Surfacewater purchased	51,508
MI	SAND LAKE	MI0005907	CWS	Groundwater	360
MI	SASHABAW MEADOWS MHP	MI0040575	CWS	Groundwater	1,278
MI	SCHOOLCRAFT	MI0005970	CWS	Groundwater	1,525
MI	SCIO TOWNSHIP	MI0005977	CWS	Surfacewater purchased	8,500
MI	SHANTY CREEK - WATARS ASSOCIATION	MI0005995	CWS	Groundwater	1,250
MI	SHERIDAN	MI0006040	CWS	Groundwater	649
MI	SHERIDAN ESTATES	MI0040351	CWS	Groundwater	65
MI	SHERMAN TOWNSHIP	MI0002590	CWS	Groundwater	40
MI	SILVER CREEK ESTATES MOBILE HOME COURT	MI0040519	CWS	Groundwater	260
MI	SILVER SHORES MOBILE HOME PARK	MI0040176	CWS	Groundwater	360
MI	SIMS-WHITNEY UTILITIES AUTH.	MI0006073	CWS	Surfacewater purchased	5,815
MI	SOUTH HAVEN AREA WATER & SEWER AUTHORITY	MI0006101	CWS	Groundwater	9,133
MI	SOUTHTOWN MHP	MI0040060	CWS	Groundwater	160
MI	SPARTA	MI0006200	CWS	Groundwater	4,140
MI	SPRINGPORT	MI0006250	CWS	Groundwater	800
MI	ST IGNACE	MI0006290	CWS	Surfacewater	2,900
MI	ST JOSEPH	MI0006310	CWS	Surfacewater	8,789
MI	ST. CLAIR, CITY OF	MI0006270	CWS	Surfacewater	5,485
MI	ST. LOUIS, CITY OF	MI0006320	CWS	Surfacewater purchased	6,976
MI	SUN MEADOWS APARTMENTS	MI0006465	CWS	Groundwater	98
MI	SUNSET SHORES	MI0040653	CWS	Groundwater	200
MI	TALL OAKS CONDOMINIUMS	MI0006532	CWS	Groundwater	65

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	TALLMADGE MEADOWS	MI0040426	CWS	Groundwater	268
MI	THE PINES OF GOODRICH	MI0066695	CWS	Groundwater	40
MI	THE PORCHES	MI0066700	CWS	Groundwater	25
MI	THORNAPPLE MANOR	MI0060425	CWS	Groundwater	328
MI	TIMBERLINE ESTATES	MI0040363	CWS	Groundwater	755
MI	TIMBERLY VILLAGE MHP	MI0040121	CWS	Groundwater	58
MI	TRAVERSE CITY	MI0006640	CWS	Surfacewater	14,532
MI	TROUT CREEK CONDOMINIUMS	MI0006682	CWS	Groundwater	492
MI	UNION CITY	MI0006720	CWS	Groundwater	1,630
MI	UNION TOWNSHIP	MI0006725	CWS	Groundwater	12,927
MI	VALLEY SIDE APARTMENTS	MI0006763	CWS	Groundwater	45
MI	VILLAGE EAST ESTATES	MI0040028	CWS	Groundwater	235
MI	WALLOON LAKE WATER SYSTEM	MI0006880	CWS	Groundwater	399
MI	WATERFORD TOWNSHIP	MI0006910	CWS	Groundwater	73,441
MI	WELLERS TRAILER PARK	MI0040293	CWS	Groundwater	52
MI	WEST OLIVE ESTATES	MI0040614	CWS	Groundwater	1,850
MI	WHISPERING PINES	MI0040576	CWS	Groundwater	125
MI	WHISPERING PINES ESTATES	MI0040500	CWS	Groundwater	125
MI	WHITE BIRCH MOBILE HOME VILLAGE	MI0040516	CWS	Groundwater	250
MI	WINDWARD OWNERS ASSOCIATION	MI0007130	CWS	Groundwater	90
MI	WOODLAND ESTATES	MI0040296	CWS	Groundwater	268
MI	WOODLAND PARK AND SALES	MI0040326	CWS	Groundwater	125
MI	WOODLANDS MHC	MI0040404	CWS	Groundwater	650
MI	WYANDOTTE	MI0007210	CWS	Surfacewater	25,883
MI	WYOMING	MI0007220	CWS	Surfacewater	72,125
MI	YANKEE SPRINGS MEADOWS	MI0040585	CWS	Groundwater	710
MN	Alexandria	MN1210001	CWS	Groundwater	13,554
MN	Altura	MN1850018	CWS	Groundwater	493
MN	Andover	MN1020034	CWS	Groundwater	21,455
MN	Annandale	MN1860002	CWS	Groundwater	3,374
MN	Anoka	MN1020001	CWS	Groundwater	18,000
MN	Apple Valley	MN1190001	CWS	Groundwater	50,300
MN	Appleton	MN1760001	CWS	Groundwater	1,412
MN	Austin Mobile Home Park	MN1500003	CWS	Groundwater	59
MN	Austin Utilities	MN1500002	CWS	Groundwater	26,174
MN	Avon	MN1730002	CWS	Groundwater	1,454
MN	Babbitt	MN1690003	CWS	Groundwater	1,200
MN	Baldwin Lake Estates	MN1020014	CWS	Groundwater	260
MN	Baxter	MN1180027	CWS	Groundwater	8,538
MN	Bay Lake Reserve Development	MN1820036	CWS	Groundwater	80
MN	Bayport	MN1820001	CWS	Groundwater	2,700
MN	Becker	MN1710008	CWS	Groundwater	4,720
MN	Bel Clare Estates	MN1730030	CWS	Groundwater	750
MN	Belle Plaine	MN1700001	CWS	Groundwater	6,901

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Benton Utilities LLC	MN1050009	CWS	Groundwater	120
MN	Big Lake	MN1710002	CWS	Groundwater	11,686
MN	Blaine	MN1020006	CWS	Groundwater	69,975
MN	Bloomington	MN1270001	CWS	Surfacewater purchased	89,987
MN	Blue Waters Leisure Park	MN1130010	CWS	Groundwater	150
MN	Bonnevista Terrace Mobile Home Park	MN1700012	CWS	Groundwater	579
MN	Bowlus	MN1490009	CWS	Groundwater	300
MN	Braham	MN1300001	CWS	Groundwater	1,800
MN	Brainerd	MN1180002	CWS	Groundwater	13,590
MN	Brookhaven Development	MN1700016	CWS	Groundwater	45
MN	Brooklyn Center	MN1270004	CWS	Groundwater	30,104
MN	Brooklyn Park	MN1270005	CWS	Groundwater	85,000
MN	Brookside Mobile Home Park	MN1620021	CWS	Groundwater	550
MN	Brownsdale	MN1500017	CWS	Groundwater	682
MN	Buckman	MN1490001	CWS	Groundwater	270
MN	Buhl	MN1690006	CWS	Groundwater	1,000
MN	Burnsville	MN1190002	CWS	Surfacewater	61,747
MN	Cannon Falls	MN1250001	CWS	Groundwater	4,109
MN	Cedar Terrace Mobile Home Park	MN1820021	CWS	Groundwater	25
MN	Centerville	MN1020036	CWS	Groundwater	4,275
MN	Chanhassen	MN1100001	CWS	Groundwater	24,951
MN	Chisago City	MN1130003	CWS	Groundwater	3,563
MN	Cimarron Park	MN1820010	CWS	Groundwater	2,000
MN	Circle Pines	MN1020013	CWS	Groundwater	5,023
MN	Clearwater	MN1860025	CWS	Groundwater	1,922
MN	Clearwater Forest Mobile Home Park	MN1730012	CWS	Groundwater	367
MN	Clearwater Harbor Property, Incorporated	MN1730052	CWS	Groundwater	70
MN	Cloquet	MN1090005	CWS	Groundwater	11,295
MN	Cold Spring	MN1730006	CWS	Groundwater	4,201
MN	College of St. Benedict	MN1730034	CWS	Groundwater	1,600
MN	Coon Rapids	MN1020017	CWS	Groundwater	64,000
MN	Countryside Estates	MN1270066	CWS	Groundwater	116
MN	Crookston	MN1600002	CWS	Groundwater	7,482
MN	Cross Lake Housing Development	MN1580023	CWS	Groundwater	150
MN	Curtis Flats	MN1270076	CWS	Groundwater	33
MN	Divine Son Mobile Home Park	MN1860003	CWS	Groundwater	70
MN	Eagan	MN1190007	CWS	Groundwater	68,223
MN	Eagle Bend	MN1770004	CWS	Groundwater	535
MN	Eagle's Watch Development	MN1820034	CWS	Groundwater	140
MN	East Grand Forks	MN1600004	CWS	Surfacewater	9,176
MN	East Pointe Townhomes	MN1111112	CWS	Groundwater	75
MN	Edina	MN1270011	CWS	Groundwater	52,490
MN	Elgin	MN1790001	CWS	Groundwater	1,089

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Elk River	MN1710004	CWS	Groundwater	16,914
MN	Evergreen Hills Mobile Home Park	MN1730059	CWS	Groundwater	144
MN	Excelsior	MN1270012	CWS	Groundwater	2,483
MN	Faribault	MN1660002	CWS	Groundwater	23,718
MN	Farmington	MN1190008	CWS	Groundwater	23,534
MN	Fischers Garden Mobile Home Park	MN1050005	CWS	Groundwater	220
MN	Five Star Mobile Home Park	MN1620017	CWS	Groundwater	458
MN	Foley	MN1050001	CWS	Groundwater	2,652
MN	Foreston	MN1480014	CWS	Groundwater	340
MN	Fridley	MN1020031	CWS	Groundwater	27,476
MN	Fridley Terrace Mobile Home Park	MN1020007	CWS	Groundwater	1,300
MN	Goodhue	MN1250005	CWS	Groundwater	1,200
MN	Grand Rapids	MN1310011	CWS	Groundwater	8,886
MN	Grey Eagle	MN1770005	CWS	Groundwater	330
MN	Grove Place Apartments	MN1730061	CWS	Groundwater	25
MN	Hampton	MN1190010	CWS	Groundwater	691
MN	Hastings	MN1190012	CWS	Groundwater	23,222
MN	Hiawatha Estates, Subds. I, II & III	MN1790016	CWS	Groundwater	95
MN	Hibbing	MN1690022	CWS	Groundwater	16,093
MN	Hidden Valley Mobile Home Park	MN1850017	CWS	Groundwater	464
MN	Hilltop Water Company	MN1820026	CWS	Groundwater	25
MN	Hinckley	MN1580005	CWS	Groundwater	1,873
MN	Holdingford	MN1730014	CWS	Groundwater	770
MN	Hopkins	MN1270016	CWS	Groundwater	18,998
MN	Hoyt Lakes	MN1690028	CWS	Surfacewater	2,017
MN	Hugo	MN1820007	CWS	Groundwater	12,047
MN	Inver Grove Heights	MN1190014	CWS	Groundwater	34,189
MN	Ironton	MN1180017	CWS	Groundwater	572
MN	Isanti	MN1300005	CWS	Groundwater	5,600
MN	Isanti Estates	MN1300006	CWS	Groundwater	267
MN	Kasota	MN1400005	CWS	Groundwater	670
MN	Kellogg	MN1790003	CWS	Groundwater	469
MN	Kimball	MN1730015	CWS	Groundwater	808
MN	Kinney	MN1690031	CWS	Groundwater	152
MN	Lake Andrew Development	MN1050011	CWS	Groundwater	80
MN	Lake City	MN1790004	CWS	Groundwater	5,042
MN	Lakeville	MN1190015	CWS	Groundwater	67,300
MN	Lexington Riverside Condominium	MN1190022	CWS	Groundwater	200
MN	Lino Lakes	MN1020023	CWS	Groundwater	17,360
MN	Litchfield	MN1470008	CWS	Groundwater	6,786
MN	Little Falls	MN1490002	CWS	Groundwater	8,649
MN	Littlefork	MN1360004	CWS	Groundwater	553
MN	Long Prairie	MN1770007	CWS	Groundwater	3,396
MN	Luverne	MN1670004	CWS	Groundwater	4,688

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Madison Lake	MN1070007	CWS	Groundwater	1,017
MN	Mahtomedi	MN1820013	CWS	Groundwater	8,134
MN	Maple Grove	MN1270020	CWS	Groundwater	75,000
MN	Marshall	MN1420006	CWS	Groundwater	13,680
MN	McGregor	MN1010016	CWS	Groundwater	394
MN	Melrose	MN1730016	CWS	Groundwater	3,677
MN	Milaca	MN1480002	CWS	Groundwater	2,800
MN	Milan	MN1120003	CWS	Groundwater	369
MN	Mille Lacs Island Resort	MN1480011	CWS	Groundwater	600
MN	Millville	MN1790010	CWS	Groundwater	171
MN	Minneapolis	MN1270024	CWS	Surfacewater	423,990
MN	Minnesota Veterans Home	MN1190013	CWS	Groundwater	180
MN	Minnetonka	MN1270031	CWS	Groundwater	54,245
MN	Minnetonka Beach	MN1270034	CWS	Groundwater	547
MN	MN Correctional Facility - Faribault	MN1660005	CWS	Groundwater	2,103
MN	MN Correctional Facility - Togo	MN1310029	CWS	Groundwater	75
MN	Mobile Manor Mobile Home Park	MN1700010	CWS	Groundwater	197
MN	Monticello	MN1860012	CWS	Groundwater	13,409
MN	Moorhead	MN1140008	CWS	Surfacewater	42,005
MN	Mora	MN1330001	CWS	Groundwater	3,518
MN	Morton	MN1650010	CWS	Groundwater	374
MN	Mounds View	MN1620008	CWS	Groundwater	12,959
MN	Nashwauk	MN1310024	CWS	Groundwater	986
MN	Nerstrand	MN1660009	CWS	Groundwater	299
MN	New Brighton	MN1620009	CWS	Groundwater	22,902
MN	New Munich	MN1730017	CWS	Groundwater	320
MN	New Trier	MN1190011	CWS	Groundwater	120
MN	New York Mills	MN1560017	CWS	Groundwater	1,294
MN	North Saint Paul	MN1620011	CWS	Groundwater	12,683
MN	Northfield	MN1660010	CWS	Groundwater	20,515
MN	Oak Grove	MN1020044	CWS	Groundwater	623
MN	Oak Park Heights	MN1820020	CWS	Groundwater	4,849
MN	Ogilvie	MN1330004	CWS	Groundwater	353
MN	Onamia	MN1480003	CWS	Groundwater	875
MN	Orr	MN1690038	CWS	Groundwater	249
MN	Otsego	MN1860026	CWS	Groundwater	13,500
MN	Paynesville	MN1730018	CWS	Groundwater	2,530
MN	Pease	MN1480017	CWS	Groundwater	242
MN	Perham	MN1560023	CWS	Groundwater	3,421
MN	Pine City	MN1580008	CWS	Groundwater	3,127
MN	Pine Land Mobile Home Park (Carda's)	MN1330005	CWS	Groundwater	70
MN	Pine River	MN1110019	CWS	Groundwater	941
MN	Pine Village, Inc.	MN1300003	CWS	Groundwater	460
MN	Pines Mobile Estates	MN1040009	CWS	Groundwater	60

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Pipestone	MN1590005	CWS	Groundwater	4,273
MN	Plainview	MN1790012	CWS	Groundwater	3,340
MN	Plymouth	MN1270044	CWS	Groundwater	81,026
MN	Princeton	MN1480008	CWS	Groundwater	4,727
MN	Queen Anne Court	MN1190016	CWS	Groundwater	400
MN	Ramsey	MN1020035	CWS	Groundwater	16,671
MN	Randall	MN1490005	CWS	Groundwater	650
MN	Renville	MN1650012	CWS	Groundwater	1,287
MN	Rice	MN1050002	CWS	Groundwater	1,279
MN	Rich Prairie Sewer and Water District	MN1490004	CWS	Groundwater	1,500
MN	Richfield	MN1270045	CWS	Groundwater	37,154
MN	Richmond	MN1730022	CWS	Groundwater	1,457
MN	Robbinsdale	MN1270046	CWS	Groundwater	14,300
MN	Rochester	MN1550010	CWS	Groundwater	121,395
MN	Rockford	MN1860018	CWS	Groundwater	4,419
MN	Rockville	MN1730026	CWS	Groundwater	751
MN	Rockwood Estates	MN1050003	CWS	Groundwater	400
MN	Rogers	MN1270047	CWS	Groundwater	11,500
MN	Rollingstone	MN1850008	CWS	Groundwater	664
MN	Roosevelt Court	MN1040035	CWS	Groundwater	60
MN	Rosemount	MN1190019	CWS	Groundwater	22,445
MN	Rush City	MN1130013	CWS	Groundwater	3,037
MN	Saint Anthony Village	MN1270048	CWS	Groundwater	9,257
MN	Saint John's University	MN1730009	CWS	Groundwater	2,500
MN	Saint Louis Park	MN1270050	CWS	Groundwater	50,010
MN	Saint Martin	MN1730035	CWS	Groundwater	343
MN	Saint Paul Regional Water Services	MN1620026	CWS	Surfacewater	397,797
MN	Sartell	MN1730036	CWS	Groundwater	19,107
MN	Sauk Centre	MN1730037	CWS	Groundwater	4,573
MN	Sauk Rapids	MN1050004	CWS	Groundwater	13,083
MN	Savage	MN1700008	CWS	Groundwater	30,285
MN	Shady Oaks Mobile Home Park	MN1730028	CWS	Groundwater	40
MN	Shakopee	MN1700009	CWS	Groundwater	40,610
MN	Shores of Eagle Lake	MN1710014	CWS	Groundwater	68
MN	Shoreview	MN1620020	CWS	Groundwater	27,200
MN	Shorewood	MN1270051	CWS	Groundwater	4,295
MN	South Cedar Shores Mobile Home Park	MN1660008	CWS	Groundwater	60
MN	South Saint Paul	MN1190020	CWS	Groundwater	20,400
MN	Southridge Mobile Home Park	MN1190021	CWS	Groundwater	130
MN	Spring Park	MN1270053	CWS	Groundwater	1,743
MN	Springfield	MN1080008	CWS	Groundwater	2,070
MN	Stillwater	MN1820024	CWS	Groundwater	19,471
MN	Stonebrooke Addition I	MN1700024	CWS	Groundwater	100
MN	Stonegate Co-op, Inc.	MN1130008	CWS	Groundwater	81

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Supreme Mobile Home Park	MN1180003	CWS	Groundwater	35
MN	Swanville	MN1490007	CWS	Groundwater	351
MN	Taylors Falls	MN1130017	CWS	Groundwater	967
MN	Terrace Heights MHP LLC	MN1620018	CWS	Groundwater	266
MN	The Meadows	MN1860013	CWS	Groundwater	1,000
MN	Thief River Falls	MN1570003	CWS	Surfacewater	8,749
MN	Town and Country Mobile Home Park	MN1620016	CWS	Groundwater	315
MN	Upsala	MN1490008	CWS	Groundwater	425
MN	Vadnais Heights	MN1620030	CWS	Groundwater	13,330
MN	Valley Mobile Home Park	MN1400006	CWS	Groundwater	34
MN	Vermillion	MN1190028	CWS	Groundwater	451
MN	Verndale	MN1800003	CWS	Groundwater	559
MN	Wabasha	MN1790013	CWS	Groundwater	2,521
MN	Wadena	MN1800004	CWS	Groundwater	4,103
MN	Waite Park	MN1730039	CWS	Groundwater	7,639
MN	Watertown	MN1100012	CWS	Groundwater	4,550
MN	Wayzata	MN1270054	CWS	Groundwater	4,592
MN	Westbrook Estates	MN1210028	CWS	Groundwater	30
MN	White Bear Lake	MN1620024	CWS	Groundwater	25,634
MN	White Bear Township	MN1620025	CWS	Groundwater	12,160
MN	Willmar	MN1340016	CWS	Groundwater	20,008
MN	Willows of Ham Lake	MN1020037	CWS	Groundwater	69
MN	Winsted	MN1430010	CWS	Groundwater	2,355
MN	Worthington	MN1530011	CWS	Surfacewater purchased	13,288
MN	Zimmerman	MN1710006	CWS	Groundwater	5,334
MN	Zumbro Falls	MN1790015	CWS	Groundwater	181
MN	Zumbrota	MN1250020	CWS	Groundwater	3,172
MO	ADVANCE PWS	MO4010002	CWS	Groundwater	1,400
MO	CAMDENTON PWS	MO3010130	CWS	Groundwater	3,960
MO	CANTON PWS	MO2010134	CWS	Groundwater	2,377
MO	HARRISON COUNTY PWSD 1	MO1024241	CWS	Groundwater purchased	823
MO	HARRISON COUNTY PWSD 2	MO1024242	CWS	Groundwater	3,740
MO	KNOB NOSTER PWS	MO1010432	CWS	Groundwater	2,600
MO	LAGRANGE PWS	MO2010440	CWS	Groundwater	1,102
MO	NEOSHO PWS	MO5010560	CWS	Surfacewater	12,157
MO	NEVADA PWS	MO5010562	CWS	Groundwater	8,198
MO	NEW HAVEN PWS	MO6010568	CWS	Groundwater	2,000
MO	OAK GROVE VILLAGE PWS	MO6010590	CWS	Groundwater	508
MO	PERRYVILLE PWS	MO4010636	CWS	Surfacewater	8,456
MO	PORTAGEVILLE PWS	MO4010658	CWS	Groundwater	3,074
MO	PULASKI COUNTY PWSD 2	MO3024491	CWS	Groundwater	8,038
MO	ROGERSVILLE PWS	MO5010699	CWS	Groundwater	3,213

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	SEDALIA PWS	MO3010728	CWS	Groundwater	22,000
MO	ST ROBERT PWS	MO3010720	CWS	Groundwater	5,192
MO	UNITY VILLAGE	MO1010921	CWS	Surfacewater	1,000
MO	WAYNESVILLE PWS	MO3010841	CWS	Groundwater	5,460
MT	BEARCREEK MUNICIPAL WATER SYS	MT0000063	CWS	Groundwater	200
MT	KALISPELL PUBLIC WORKS	MT0000259	CWS	Groundwater	20,008
NC	AHOSKIE, TOWN OF	NC0446010	CWS	Groundwater	5,479
NC	ALAN ACRES	NC0136102	CWS	Groundwater	366
NC	ALBEMARLE, CITY OF	NC0184010	CWS	Surfacewater	17,368
NC	AMY ACRES S/D	NC0136339	CWS	Groundwater	358
NC	ANSON COUNTY WATER SYSTEM	NC0304010	CWS	Surfacewater	13,771
NC	APLEGATE WATER SYSTEM	NC0234179	CWS	Groundwater	429
NC	ASHEBORO, CITY OF	NC0276010	CWS	Surfacewater	27,191
NC	ASHEBROOK PARK	NC0136104	CWS	Groundwater	231
NC	ASHEBROOK WOODS	NC0276101	CWS	Surfacewater purchased	96
NC	ASHEVILLE CITY OF	NC0111010	CWS	Surfacewater	156,720
NC	ASHLEY HILLS S/D	NC0392318	CWS	Groundwater	453
NC	AURORA WATER SYSTEM	NC0407020	CWS	Groundwater	805
NC	AYDEN TOWN OF	NC0474025	CWS	Surfacewater purchased	6,366
NC	BAKERSVILLE, TOWN OF	NC0161015	CWS	Groundwater	725
NC	BANNERTOWN HILLS S/D	NC0286101	CWS	Groundwater	71
NC	BARCLAY DOWNS S/D	NC0392211	CWS	Groundwater	314
NC	BAYLEAF MASTER	NC0392373	CWS	Groundwater	15,585
NC	BEAUFORT CO SOUTHSIDE	NC0407040	CWS	Groundwater	9,263
NC	BEAUFORT, TOWN OF	NC0416010	CWS	Groundwater	4,452
NC	BEECHWOOD COVE/POLKS LANDING	NC0319110	CWS	Surfacewater purchased	406
NC	BELHAVEN WATER SYSTEM	NC0407015	CWS	Groundwater	1,960
NC	BELL ARTHUR WATER CORP	NC0474045	CWS	Surfacewater purchased	10,635
NC	BELLE MEADE S/D	NC0118101	CWS	Groundwater	66
NC	BELMONT, CITY OF	NC0136015	CWS	Surfacewater	15,010
NC	BERKSHIRE DOWNS	NC0392320	CWS	Groundwater	277
NC	BESSEMER CITY, CITY OF	NC0136025	CWS	Surfacewater	5,500
NC	BETHAVEN WATER SYSTEM	NC0180186	CWS	Groundwater	66
NC	BEVERLY ACRES.	NC0136108	CWS	Groundwater	137
NC	BLACK MOUNTAIN, TOWN OF	NC0111020	CWS	Surfacewater purchased	10,125
NC	BLADEN CO WTR DIST-EAST BLADEN	NC0309060	CWS	Groundwater	3,889
NC	BLADEN CO WTR DIST-WEST BLADEN	NC0309055	CWS	Groundwater	12,014
NC	BOLTON, TOWN OF	NC0424050	CWS	Groundwater	681
NC	BRAGG COMMUNITIES/NTA	NC5043001	CWS	Surfacewater purchased	3,733
NC	BRENTWOOD S/D	NC0332117	CWS	Groundwater	69

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	BRETTONWOOD HILLS S/D	NC0326286	CWS	Surfacewater purchased	187
NC	BREVARD, CITY OF	NC0188010	CWS	Surfacewater	10,686
NC	BRIAR CREEK S/D	NC0136262	CWS	Groundwater	140
NC	BROOKWOOD COMM WTR SYSTEM	NC0326127	CWS	Groundwater	15,665
NC	BROOKWOOD SOUTH/FAYETTEVILLE PWC	NC5026018	CWS	Surfacewater purchased	2,357
NC	BRUNSWICK COUNTY WATER SYSTEM	NC0410045	CWS	Surfacewater	113,410
NC	BRUNSWICK REGIONAL WATER AND SEWER H2GO	NC0410070	CWS	Surfacewater purchased	45,748
NC	BUFFALO SHOALS PARK	NC0149141	CWS	Groundwater	86
NC	BUNKER HILL ESTATES S/D	NC0118280	CWS	Groundwater	178
NC	BURLINGTON, CITY OF	NC0201010	CWS	Surfacewater	56,691
NC	CABARRUS ACRES WATER SYSTEM	NC0113146	CWS	Groundwater	46
NC	CAMELOT S/D	NC0392111	CWS	Groundwater	615
NC	CANDY CREEK ESTATES	NC0279147	CWS	Groundwater	99
NC	CANTERBURY ESTATES	NC0332122	CWS	Groundwater	295
NC	CARDENS CREEK S/D	NC0332126	CWS	Groundwater	183
NC	CARDINAL ACRES	NC0149104	CWS	Groundwater	127
NC	CARMEL PARK	NC0136112	CWS	Groundwater	107
NC	CARTHAGE, TOWN OF	NC0363025	CWS	Surfacewater	3,609
NC	CARY, TOWN OF	NC0392020	CWS	Surfacewater	212,000
NC	CEDAR GROVE S/D	NC0136249	CWS	Groundwater	462
NC	CEDARWOOD ACRES	NC0136114	CWS	Groundwater	162
NC	CENTRAL NASH WATER & SEWER	NC4064005	CWS	Surfacewater purchased	5,881
NC	CFPUA-WILMINGTON	NC0465010	CWS	Surfacewater	180,516
NC	CHAPEL RIDGE S/D	NC4019009	CWS	Surfacewater purchased	798
NC	CHAPEL VIEW CIRCLE WATER SYS	NC0118238	CWS	Groundwater	48
NC	CHARLOTTE WATER	NC0160010	CWS	Surfacewater	1,122,276
NC	CHATHAM CO-NORTH	NC0319126	CWS	Surfacewater	22,948
NC	CHERRYVILLE, CITY OF	NC0136030	CWS	Surfacewater	6,353
NC	CHESTERFIELD VILLAGE	NC4392107	CWS	Groundwater	89
NC	CHIPLEY PARK SD	NC0149106	CWS	Groundwater	251
NC	CHOCOWINITY WATER SYSTEM	NC0407025	CWS	Groundwater	2,565
NC	CHOWAN CO WATER SYSTEM	NC0421015	CWS	Groundwater	10,762
NC	CLEARVIEW ACRES S/D	NC0118105	CWS	Groundwater	170
NC	CLEVELAND COUNTY WATER	NC0123055	CWS	Surfacewater	54,978
NC	CLIFFDALE WEST	NC0326332	CWS	Groundwater	15,463
NC	COLONIAL HEIGHTS-MALIBU S/D	NC0392116	CWS	Groundwater	238
NC	COLONIAL HEIGHTS-MEADOWBROOK	NC0392213	CWS	Groundwater	77
NC	COLUMBUS COUNTY WATER DIST III	NC7024012	CWS	Groundwater	2,615
NC	CONCORD, CITY OF	NC0113010	CWS	Surfacewater	112,212
NC	COPELAND ACRES S/D	NC0326143	CWS	Groundwater	205

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	COTTONWOOD S/D	NC0392081	CWS	Groundwater	203
NC	COUNTRY ACRES MH S/D	NC0113141	CWS	Surfacewater purchased	208
NC	COUNTRY CROSSING S/D	NC0155134	CWS	Groundwater	183
NC	COUNTRY MEADOWS	NC0136167	CWS	Groundwater	432
NC	COUNTRY SQUIRE ESTATES	NC0392120	CWS	Groundwater	85
NC	CRABTREE II S/D	NC0118287	CWS	Groundwater	79
NC	CREEKSIDE PLACE S/D	NC0351192	CWS	Surfacewater purchased	361
NC	CREEKSTONE S/D	NC0351186	CWS	Groundwater	505
NC	CRESTVIEW S/D	NC0180108	CWS	Groundwater	135
NC	CRESTVIEW S/D	NC0113142	CWS	Groundwater	163
NC	CROSS CREEK MHP	NC0392351	CWS	Groundwater	442
NC	DALLAS ACRES	NC0392108	CWS	Groundwater	150
NC	DALLAS, TOWN OF	NC0136065	CWS	Surfacewater	7,422
NC	DANBURY, TOWN OF	NC0285020	CWS	Groundwater	250
NC	DARE CO-CAPE HATTERAS WATER	NC0428025	CWS	Groundwater	5,486
NC	DAVIDSON WATER INC	NC0229025	CWS	Surfacewater	163,586
NC	DAVIE COUNTY WATER SYSTEM	NC0230015	CWS	Surfacewater	29,947
NC	DEERPATH S/D	NC0234192	CWS	Groundwater	142
NC	DEERWOOD S/D	NC0155135	CWS	Groundwater	100
NC	DENTON, TOWN OF	NC0229030	CWS	Surfacewater	3,080
NC	DIAMOND HEAD S/D	NC0149182	CWS	Groundwater	1,433
NC	DUAN ACRES WATER SYSTEM	NC0118268	CWS	Groundwater	305
NC	DUNN, CITY OF	NC0343010	CWS	Surfacewater	12,088
NC	DUPLIN COUNTY WATER SYSTEM	NC0431085	CWS	Groundwater	18,542
NC	DURHAM COUNTY ROUGEMONT WATER SYSTEM	NC4032018	CWS	Groundwater	65
NC	DURHAM, CITY OF	NC0332010	CWS	Surfacewater	309,355
NC	EAST CHESTNUT ST EXT	NC0136320	CWS	Groundwater	213
NC	EAST GASTON MHP	NC0136243	CWS	Groundwater	124
NC	EDEN, CITY OF	NC0279010	CWS	Surfacewater	15,023
NC	EDENTON, TOWN OF	NC0421010	CWS	Groundwater	5,500
NC	EDGEWOOD S/D	NC0136128	CWS	Groundwater	193
NC	ELIZABETH CITY, CITY OF	NC0470010	CWS	Groundwater	19,187
NC	ELM CITY, TOWN OF	NC0498020	CWS	Surfacewater purchased	1,450
NC	EMERALD VILLAGE S/D	NC0392128	CWS	Groundwater	125
NC	ENOCH AVE & TURNER DR MHP	NC0180195	CWS	Groundwater	71
NC	FAIRFAX S/D	NC0136242	CWS	Groundwater	150
NC	FAITH, TOWN OF	NC0180055	CWS	Groundwater	1,291
NC	FARMWOOD S/D(COUNTRYWOODS S/D)	NC0136290	CWS	Groundwater	246
NC	FAYETTEVILLE PUBLIC WORKS COMM	NC0326010	CWS	Surfacewater	213,253
NC	FIRST CRAVEN SANITARY DISTRICT	NC0425040	CWS	Groundwater	6,325
NC	FIVE OAKS S/D	NC0102127	CWS	Groundwater	99

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	FLEETWOOD ACRES S/D	NC0136133	CWS	Groundwater	271
NC	FOUNTAIN VILLAGE	NC0136135	CWS	Groundwater	287
NC	FOREST ACRES	NC0136291	CWS	Groundwater	97
NC	FOX RIDGE S/D	NC0145144	CWS	Groundwater	457
NC	FOX RUN S/D	NC0332116	CWS	Groundwater	261
NC	FOX RUN S/D	NC0136261	CWS	Groundwater	516
NC	FRANKLINTON, TOWN OF	NC0235010	CWS	Surfacewater	2,380
NC	FREEMONT PARK S/D	NC0149113	CWS	Groundwater	122
NC	FUQUAY-VARINA, TOWN OF	NC0392055	CWS	Surfacewater purchased	39,065
NC	GAYLEE VILLAGE	NC0392133	CWS	Groundwater	465
NC	GLENCROFT S/D	NC0118315	CWS	Groundwater	178
NC	GLENCROFT S/D	NC0160329	CWS	Groundwater	112
NC	GLYNNWOOD MHP	NC0465121	CWS	Groundwater	208
NC	GOLDSBORO, CITY OF	NC0496010	CWS	Surfacewater	34,959
NC	GRAHAM, CITY OF	NC0201015	CWS	Surfacewater	18,057
NC	GREEN MEADOWS/HEATHER ACRES SD	NC0136138	CWS	Groundwater	213
NC	GREEN PINES S/D	NC0392135	CWS	Groundwater	160
NC	GREENEVERS, TOWN OF	NC0431060	CWS	Groundwater	1,390
NC	GREENFIELD S/D	NC0118273	CWS	Groundwater	193
NC	GREENSBORO, CITY OF	NC0241010	CWS	Surfacewater	318,057
NC	GREENVILLE UTILITIES COMM	NC0474010	CWS	Surfacewater	103,140
NC	GREENWOOD S/D	NC0118264	CWS	Groundwater	61
NC	GREYMOSS S/D	NC0332111	CWS	Groundwater	361
NC	GRIMESLAND, TOWN OF	NC0474055	CWS	Groundwater	610
NC	HAMLET WATER SYSTEM	NC0377010	CWS	Surfacewater	10,289
NC	HANOVER DOWNS S/D	NC0392364	CWS	Groundwater	53
NC	HARBOR VIEW S/D	NC0149190	CWS	Groundwater	516
NC	HARDSCRABBLE S/D	NC0332139	CWS	Groundwater	643
NC	HARNETT REGIONAL WATER	NC0343045	CWS	Surfacewater	107,373
NC	HARRELLSVILLE, TOWN OF	NC0446040	CWS	Groundwater	843
NC	HARRISBURG, TOWN OF	NC0113025	CWS	Surfacewater purchased	19,439
NC	HEATHER DOWNS MH S/D	NC0351173	CWS	Groundwater	112
NC	HEATHERSTONE WEST S/D	NC4392119	CWS	Groundwater	229
NC	HELMS WATER SYSTEM	NC0136239	CWS	Groundwater	86
NC	HENDERSON-KERR LAKE REG WTR	NC0291010	CWS	Surfacewater	14,998
NC	HERITAGE WEST	NC0276165	CWS	Groundwater	40
NC	HERTFORD WATER SYSTEM	NC0472010	CWS	Groundwater	2,145
NC	HIDDEN CREEK ESTATES	NC0118290	CWS	Groundwater	340
NC	HIGH POINT, CITY OF	NC0241020	CWS	Surfacewater	116,065
NC	HILL-N-DALE-LINCOLN VIEW S/D	NC0155127	CWS	Surfacewater purchased	320
NC	HILLSBOROUGH, TOWN OF	NC0368015	CWS	Surfacewater	15,238

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	HOLLY HILLS S/D	NC0181134	CWS	Surfacewater purchased	119
NC	HOLLY HILLS S/D	NC0118126	CWS	Groundwater	38
NC	HOLLY SPRINGS, TOWN OF	NC0392050	CWS	Surfacewater purchased	45,058
NC	HOMESTEAD PARK S/D	NC0118171	CWS	Groundwater	137
NC	HOMESTEAD S/D	NC0149118	CWS	Groundwater	51
NC	HOMESTEAD S/D WATER SYSTEM	NC0118241	CWS	Groundwater	389
NC	HUDSON MEADOWS S/D	NC4092042	CWS	Groundwater	122
NC	HUNTER'S RIDGE S/D	NC0291120	CWS	Groundwater	78
NC	HUNTWOOD MHP	NC0160147	CWS	Groundwater	213
NC	HYDE COUNTY WATER SYSTEM	NC0448010	CWS	Groundwater	5,256
NC	IDLEWILD PARK	NC0136151	CWS	Groundwater	84
NC	IDLEWOOD ACRES WATER SYSTEM	NC0118130	CWS	Groundwater	66
NC	JAMESTOWN, TOWN OF	NC0241030	CWS	Surfacewater purchased	6,543
NC	JAMESTOWNE S/D WATER SYSTEM	NC0118242	CWS	Groundwater	163
NC	JOHNSTON CO-WEST	NC0351070	CWS	Surfacewater	70,549
NC	KANNAPOLIS, CITY OF	NC0180065	CWS	Surfacewater	48,893
NC	KELLY HILL S/D	NC0326300	CWS	Surfacewater purchased	109
NC	KIMBERLY COURT	NC0180124	CWS	Groundwater	69
NC	KING, CITY OF	NC0285010	CWS	Surfacewater	23,198
NC	KINGS MOUNTAIN, TOWN OF	NC0123020	CWS	Surfacewater	13,484
NC	KNOLLS III S/D	NC0118271	CWS	Groundwater	130
NC	KNOLLWOOD S/D	NC0136231	CWS	Groundwater	46
NC	LA GRANGE WATER SYSTEM	NC0454015	CWS	Groundwater	3,167
NC	LAKE WACCAMAW, TOWN OF	NC0424045	CWS	Groundwater	2,469
NC	LAKEWOOD ESTATES	NC0392294	CWS	Groundwater	102
NC	LAMPLIGHTER SOUTH-DANBY	NC0160156	CWS	Surfacewater purchased	3,315
NC	LANDSDOWN/EASTOVER S/D	NC0118173	CWS	Groundwater	251
NC	LAUREL WOODS S/D	NC0136304	CWS	Groundwater	157
NC	LEGEND HILLS S/D	NC0392263	CWS	Groundwater	84
NC	LEXINGTON, CITY OF	NC0229010	CWS	Surfacewater	19,632
NC	LIBERTY, TOWN OF	NC0276025	CWS	Groundwater	2,655
NC	LILLINGTON WATER SYSTEM	NC0343025	CWS	Surfacewater purchased	3,883
NC	LINCOLN COUNTY WTP	NC0155035	CWS	Surfacewater	45,192
NC	LINCOLNTON, CITY OF	NC0155010	CWS	Surfacewater	13,135
NC	LITTLE RIVER RUN S/D	NC4392117	CWS	Groundwater	116
NC	LONG SHOALS WATER SYSTEM	NC0155103	CWS	Surfacewater purchased	188
NC	LUCAMA, TOWN OF	NC0498030	CWS	Groundwater	881
NC	LUMBERTON, CITY OF	NC0378010	CWS	Surfacewater	24,116
NC	LYNNBANK ESTATES	NC0291121	CWS	Groundwater	115

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	MAGNOLIA, TOWN OF	NC0431035	CWS	Groundwater	980
NC	MALIBU POINTE S/D	NC0149177	CWS	Groundwater	246
NC	MALLARD CROSSING S/D	NC0136178	CWS	Groundwater	170
NC	MALLARD HEAD S/D	NC0149162	CWS	Surfacewater purchased	861
NC	MAPLECREST S/D	NC0136220	CWS	Groundwater	93
NC	MARION, CITY OF	NC0156010	CWS	Surfacewater	9,362
NC	MARS HILL, TOWN OF	NC0158010	CWS	Surfacewater	3,150
NC	MARSHALL, TOWN OF	NC0158015	CWS	Groundwater	1,402
NC	MARTIN CO REGIONAL WASA	NC6059015	CWS	Surfacewater	0
NC	MARTIN CO WATER & SEWER DIST I	NC6059003	CWS	Groundwater	2,245
NC	MASONWOODS S/D	NC0332125	CWS	Groundwater	97
NC	MAYODAN, TOWN OF	NC0279025	CWS	Surfacewater	2,418
NC	MAYSVILLE, TOWN OF	NC0452010	CWS	Groundwater purchased	1,100
NC	MEADOW VIEW ESTATES S/D	NC0286155	CWS	Groundwater	51
NC	MEDFIELD ESTATES S/D	NC0392160	CWS	Groundwater	779
NC	MICRO, TOWN OF	NC0351045	CWS	Groundwater	444
NC	MIDDLE CREEK ACRES S/D	NC0392370	CWS	Groundwater	30
NC	MIDDLE CREEK MASTER	NC0392355	CWS	Groundwater	678
NC	MILL RACE	NC4392133	CWS	Groundwater	122
NC	MOCKSVILLE, TOWN OF	NC0230010	CWS	Surfacewater	5,213
NC	MONROE, CITY OF	NC0190010	CWS	Surfacewater	31,438
NC	MONTGOMERY COUNTY WATER SYSTEM	NC0362010	CWS	Surfacewater	14,599
NC	MOORE CO PUBLIC UTIL-PINEHURST	NC0363108	CWS	Surfacewater purchased	29,509
NC	MOORESVILLE TOWN OF	NC0149015	CWS	Surfacewater	47,531
NC	MORGANTON CITY OF	NC0112015	CWS	Surfacewater	26,576
NC	MOUNT AIRY, CITY OF	NC0286010	CWS	Surfacewater	10,314
NC	MOUNT HOLLY, CITY OF	NC0136020	CWS	Surfacewater	17,780
NC	MOUNT PLEASANT, TOWN OF	NC0113020	CWS	Surfacewater	1,967
NC	MOUNTAIN CREEK WATER SYSTEM	NC0239121	CWS	Groundwater	55
NC	MOUNTAIN RIDGE ESTATES	NC0195117	CWS	Groundwater	168
NC	MOUNTAINBROOK S/D	NC0136165	CWS	Groundwater	127
NC	MURDOCK RD WATER SYSTEM	NC0149128	CWS	Groundwater	373
NC	NASHVILLE, TOWN OF	NC0464020	CWS	Surfacewater purchased	5,600
NC	NEUSE REGIONAL WTR & SWR AUTH	NC6054001	CWS	Surfacewater	0
NC	NEUSE RIVER VILLAGE MHP	NC0392225	CWS	Groundwater	333
NC	NEW BERN, CITY OF	NC0425010	CWS	Groundwater	30,070
NC	NEW LIGHT MASTER	NC4392224	CWS	Groundwater	2,236
NC	NEWTON GROVE, TOWN OF	NC0382035	CWS	Groundwater	913
NC	NEWTON, CITY OF	NC0118015	CWS	Surfacewater	17,094
NC	NORTHAMPTON--LAKE GASTON	NC0466110	CWS	Surfacewater purchased	3,785

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	NORWOOD, TOWN OF	NC0184015	CWS	Surfacewater	4,318
NC	OAK RIDGE VALLEY	NC0392172	CWS	Groundwater	71
NC	OAKLYN S/D	NC4392124	CWS	Groundwater	96
NC	OLD FORT, TOWN OF	NC0156025	CWS	Groundwater	1,700
NC	OLD NORTH UTILITIES SERVICES/FT BRAGG	NC5026019	CWS	Surfacewater purchased	65,000
NC	ONslow WTR AND SEWER AUTHORITY	NC0467035	CWS	Groundwater	144,155
NC	ORANGE WATER & SEWER AUTHORITY	NC0368010	CWS	Surfacewater	86,300
NC	ORIENTAL WATER SYSTEM	NC0469020	CWS	Groundwater	1,136
NC	OXFORD PARK WATER SYSTEM	NC0118140	CWS	Groundwater	163
NC	OXFORD, CITY OF	NC0239010	CWS	Surfacewater purchased	8,721
NC	PARADISE POINT S/D	NC0136170	CWS	Groundwater	244
NC	PASQUOTANK CO RO WATER SYSTEM	NC6070000	CWS	Groundwater	10,213
NC	PASQUOTANK COUNTY WATER SYSTEM	NC0470015	CWS	Groundwater	10,653
NC	PEAR MEADOWS S/D	NC0392093	CWS	Surfacewater purchased	178
NC	PEBBLE BROOK ACRES S/D	NC0113126	CWS	Groundwater	99
NC	PENDER COUNTY UTILITIES	NC7071011	CWS	Surfacewater	25,481
NC	PERQUIMANS COUNTY WATER SYSTEM	NC0472025	CWS	Groundwater	11,314
NC	PHILLIPS LANDING S/D	NC0392371	CWS	Groundwater	81
NC	PIEDMONT TRIAD REGIONAL	NC3076010	CWS	Surfacewater	0
NC	PILOT MOUNTAIN, TOWN OF	NC0286025	CWS	Surfacewater purchased	1,976
NC	PINE LAKES S/D	NC0286113	CWS	Groundwater	145
NC	PINE LEVEL, TOWN OF	NC0351040	CWS	Groundwater	2,413
NC	PINK HILL, TOWN OF	NC0454020	CWS	Surfacewater purchased	950
NC	PITTSBORO, TOWN OF	NC0319015	CWS	Surfacewater	4,590
NC	POLKS TRAIL S/D	NC0319134	CWS	Groundwater	43
NC	PONDEROSA S/D	NC0392182	CWS	Groundwater	168
NC	PONDEROSA S/D	NC0118279	CWS	Groundwater	129
NC	PRESTIGE HEIGHTS	NC0118142	CWS	Groundwater	170
NC	RAIN TREE II FAYETTEVILLE PWC	NC0326375	CWS	Surfacewater purchased	292
NC	RAINTREE S/D	NC0136324	CWS	Groundwater	482
NC	RALEIGH, CITY OF	NC0392010	CWS	Surfacewater	620,000
NC	REIDSVILLE, CITY OF	NC0279020	CWS	Surfacewater	14,087
NC	RICHMOND COUNTY WATER SYSTEM	NC0377109	CWS	Surfacewater	22,021
NC	RIDGECREST/BAKERSFIELD S/D	NC3041066	CWS	Groundwater	343
NC	RIDGEHAVEN S/D	NC0392184	CWS	Groundwater	455
NC	RIDGEVIEW PARK S/D	NC0136184	CWS	Groundwater	43
NC	RIVER MEADOWS S/D	NC0155137	CWS	Groundwater	119
NC	RIVERVIEW ESTATES	NC0392278	CWS	Groundwater	94

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	RIVERVIEW NORTH	NC0392163	CWS	Groundwater	180
NC	ROANOKE RAPIDS SANITARY DIST	NC0442010	CWS	Surfacewater	16,615
NC	ROBESON COUNTY WATER SYSTEM	NC0378055	CWS	Groundwater	65,303
NC	ROBIN'S WOOD	NC0368145	CWS	Groundwater	249
NC	ROCKINGHAM, CITY OF	NC0377015	CWS	Surfacewater	12,204
NC	ROCKY MOUNT, CITY OF	NC0464010	CWS	Surfacewater	54,886
NC	ROLLING RIDGE S/D	NC0392386	CWS	Groundwater	61
NC	ROSE HILL, TOWN OF	NC0431025	CWS	Groundwater	1,867
NC	ROSEBORO, TOWN OF	NC0382015	CWS	Groundwater	1,278
NC	ROSELAND HEIGHTS S/D	NC0149134	CWS	Groundwater	51
NC	ROSMAN, TOWN OF	NC0188115	CWS	Groundwater	650
NC	ROXBORO, CITY OF	NC0273010	CWS	Surfacewater	10,832
NC	ROYAL ACRES S/D	NC0392186	CWS	Groundwater	61
NC	SADDLE RUN S/D	NC0392080	CWS	Groundwater	582
NC	SALISBURY-ROWAN	NC0180010	CWS	Surfacewater	47,674
NC	SANFORD, CITY OF	NC0353010	CWS	Surfacewater	47,302
NC	SELMA, TOWN OF	NC0351015	CWS	Groundwater	6,190
NC	SELMA, TOWN OF (COUNTY LINE)	NC4051009	CWS	Surfacewater purchased	642
NC	SEVEN DEVILS, TOWN OF	NC0195118	CWS	Groundwater	400
NC	SHADOW OAKS S/D	NC0136358	CWS	Groundwater	302
NC	SHERWOOD FOREST S/D	NC0118245	CWS	Groundwater	160
NC	SHILOH S/D	NC0118186	CWS	Groundwater	64
NC	SILER CITY, TOWN OF	NC0319010	CWS	Surfacewater	8,474
NC	SIMS, TOWN OF	NC0498045	CWS	Groundwater	440
NC	SKYLAND DR WATER SYSTEM	NC0136189	CWS	Groundwater	53
NC	SMITHFIELD, TOWN OF	NC0351010	CWS	Surfacewater	12,900
NC	SNOW CREEK HEIGHTS WATER SYST	NC0118179	CWS	Groundwater	130
NC	SOUTH GRANVILLE WTR&SEWER AUTHORITY	NC0239107	CWS	Surfacewater	19,216
NC	SOUTH MOUNTAIN S/D	NC4392120	CWS	Groundwater	234
NC	SOUTH PLANTATION S/D	NC0351193	CWS	Surfacewater purchased	357
NC	SOUTHERN OUTER BANKS WTR SYST	NC6027001	CWS	Groundwater	8,209
NC	SOUTHERN PINES, TOWN OF	NC0363010	CWS	Surfacewater	23,690
NC	SOUTHERN WAYNE SANITARY DIST	NC0496045	CWS	Groundwater	7,793
NC	SOUTHFORK S/D	NC0118289	CWS	Groundwater	46
NC	SOUTHFORT S/D	NC0351184	CWS	Groundwater	125
NC	SOUTHGATE S/D	NC0351185	CWS	Surfacewater purchased	160
NC	SOUTHWICK S/D	NC3001010	CWS	Groundwater	72
NC	SOUTHWOOD S/D	NC0136193	CWS	Groundwater	48
NC	SPENCER FOREST	NC0180114	CWS	Groundwater	157
NC	SPENCER RD PARK	NC0118155	CWS	Groundwater	142
NC	SPRING SHORES	NC0149138	CWS	Groundwater	140

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	SPRINGDALE MH S/D	NC0118282	CWS	Groundwater	251
NC	SPRINGDALE S/D	NC3041011	CWS	Groundwater	267
NC	SPRINGDALE SD	NC0113136	CWS	Surfacewater purchased	114
NC	SPRINGFIELD WATER SUPPLY	NC0286117	CWS	Groundwater	74
NC	SQUIRE ESTATES S/D	NC0392308	CWS	Groundwater	84
NC	STAGECOACH S/D	NC0392087	CWS	Groundwater	561
NC	STARMOUNT VILLAGE S/D	NC0118139	CWS	Groundwater	53
NC	STATESVILLE, CITY OF	NC0149010	CWS	Surfacewater	28,844
NC	STONEHENGE S/D	NC0392298	CWS	Groundwater	1,840
NC	STONEHOUSE ACRES	NC4093011	CWS	Surfacewater purchased	55
NC	STONERIDGE MASTER	NC0368185	CWS	Groundwater	662
NC	STONEY CREEK S/D	NC4392151	CWS	Groundwater	173
NC	STONEY POINT WS/FAYETTEVILLE PWC	NC0326341	CWS	Groundwater	505
NC	STONEYBROOK ESTATES S/D	NC0351110	CWS	Groundwater	80
NC	SUN RIDGE FARM S/D	NC4392156	CWS	Surfacewater purchased	272
NC	SUNSET PARK S/D	NC0136198	CWS	Groundwater	216
NC	SURF CITY, TOWN OF	NC0471015	CWS	Groundwater	5,606
NC	SWEET BRIAR S/D	NC0235127	CWS	Groundwater	143
NC	SWIFT CREEK MASTER SYSTEM	NC0392361	CWS	Groundwater	465
NC	TARBORO, TOWN OF	NC0433010	CWS	Surfacewater	10,844
NC	TAVERNIER SUBDIVISION	NC4092068	CWS	Groundwater	185
NC	TAYLORTOWN, TOWN OF	NC0363035	CWS	Groundwater	904
NC	THE CAPE MASTER SYSTEM	NC0465199	CWS	Groundwater	11,368
NC	THE MEADOWS S/D	NC0118293	CWS	Groundwater	89
NC	THE VILLAGE OF BALD HEAD ISLAND	NC0410130	CWS	Surfacewater purchased	3,291
NC	THOMASVILLE, CITY OF	NC0229020	CWS	Surfacewater	27,485
NC	TRAPPER'S CREEK S/D	NC0332132	CWS	Groundwater	158
NC	TUCKASEIGEE WATER & SEWER AUTH	NC0150035	CWS	Surfacewater	7,503
NC	TURKEY PEN MHP	NC0188118	CWS	Groundwater	229
NC	TURNER FARMS III & IV	NC0392331	CWS	Groundwater	757
NC	TWO RIVERS UTILITIES	NC0136010	CWS	Surfacewater	91,491
NC	TYRRELL COUNTY WATER	NC0489015	CWS	Groundwater	3,177
NC	UNION COUNTY WATER SYSTEM	NC0190413	CWS	Surfacewater purchased	145,019
NC	VALDESE, TOWN OF	NC0112010	CWS	Surfacewater	13,571
NC	VALLEY WOODS MHP	NC0392301	CWS	Groundwater	224
NC	VALLEYDALE S/D	NC0136199	CWS	Groundwater	107
NC	WADE, TOWN OF	NC0326040	CWS	Groundwater	835
NC	WADESBORO, TOWN OF	NC0304020	CWS	Surfacewater purchased	5,608
NC	WAGRAM, TOWN OF	NC0383020	CWS	Groundwater	965
NC	WALLACE, TOWN OF	NC0431010	CWS	Groundwater	5,825

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	WALNUT TREE S/D	NC0286150	CWS	Groundwater	112
NC	WASHINGTON, CITY OF	NC0407010	CWS	Groundwater	13,000
NC	WAYNE WATER DISTRICTS	NC0496065	CWS	Groundwater	32,425
NC	WELDON WATER SYSTEM	NC0442020	CWS	Surfacewater	1,402
NC	WEST JEFFERSON, TOWN OF	NC0105010	CWS	Groundwater under influence of surfacewater	1,305
NC	WEST OAKS S/D	NC0392357	CWS	Groundwater	605
NC	WESTOVER S/D	NC0149155	CWS	Groundwater	335
NC	WESTSIDE HILLS S/D	NC0118187	CWS	Groundwater	127
NC	WHISPERING PINES	NC0368135	CWS	Groundwater	183
NC	WILDCAT CREEK S/D	NC0368116	CWS	Groundwater	115
NC	WILLOW CREEK S/D	NC0392230	CWS	Groundwater	74
NC	WILLOW HILL S/D	NC0332119	CWS	Groundwater	327
NC	WILSON, CITY OF	NC0498010	CWS	Surfacewater	50,001
NC	WINDHAVEN S/D	NC0392335	CWS	Groundwater	525
NC	WINGATE, TOWN OF	NC0190030	CWS	Surfacewater purchased	3,950
NC	WINSTON-SALEM, CITY OF	NC0234010	CWS	Surfacewater	374,403
NC	WOODBROOK S/D	NC0392336	CWS	Groundwater	49
NC	WOODCREEK S/D	NC0286151	CWS	Groundwater	122
NC	WOODLAKE WATER & SEWER INC	NC0363114	CWS	Surfacewater purchased	1,945
NC	WOODLAND RUN MH S/D	NC0326365	CWS	Surfacewater purchased	108
NC	WOODLEIGH S/D	NC0136336	CWS	Groundwater	178
NC	WOODRIDGE S/D	NC0118248	CWS	Groundwater	295
NC	WOODS OF ASHBURY SD	NC0392388	CWS	Groundwater	144
NC	WRIGHT & BEAVER RD MHP	NC0180191	CWS	Groundwater	36
NC	WRIGHTSVILLE BEACH WATER SYST	NC0465020	CWS	Surfacewater purchased	5,300
NC	WYNSTONE S/D	NC4392134	CWS	Groundwater	104
NC	WYNTREE S/D	NC4092034	CWS	Groundwater	46
NC	YADKINVILLE, TOWN OF	NC0299015	CWS	Surfacewater	4,196
NC	YANCEYVILLE, TOWN OF	NC0217010	CWS	Surfacewater	1,937
ND	ALL SEASONS WD-SYSTEM I	ND0501057	CWS	Groundwater	890
ND	BEULAH CITY OF	ND2900074	CWS	Groundwater	3,058
ND	BISMARCK CITY OF	ND0800080	CWS	Groundwater under influence of surfacewater	72,417
ND	CASS RURAL WATER DISTRICT-PHASE III	ND0901131	CWS	Groundwater	1,682
ND	FARGO CITY OF	ND0900336	CWS	Surfacewater	120,762
ND	GRAFTON CITY OF	ND5000408	CWS	Surfacewater	4,284
ND	GRAND FORKS REGIONAL WTP	ND1800410	CWS	Surfacewater	57,339
ND	GRENORA CITY OF	ND5300425	CWS	Groundwater	244

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ND	JAMESTOWN CITY OF	ND4700498	CWS	Groundwater	15,427
ND	KARLSRUHE CITY OF	ND2500509	CWS	Groundwater	82
ND	LIGNITE CITY OF	ND0700569	CWS	Groundwater	155
ND	MICHIGAN CITY OF	ND3200653	CWS	Groundwater	294
ND	MINOT CITY OF	ND5100660	CWS	Groundwater	48,743
ND	OAKES CITY OF	ND1100758	CWS	Groundwater	1,856
ND	WASHBURN CITY OF	ND2800989	CWS	Surfacewater	1,246
ND	WESTHOPE CITY OF	ND0501001	CWS	Groundwater	429
ND	WILLOWBANK COLONY	ND2301467	CWS	Groundwater	95
NE	HASTINGS, CITY OF	NE3100101	CWS	Groundwater	25,152
NH	20 JAFFREY RD	NH0823010	CWS	Groundwater	32
NH	ABENAKI WATER/WHITE ROCK WATER	NH0262020	CWS	Groundwater	238
NH	ACKERMAN RETIREMENT PARK	NH2053020	CWS	Groundwater	350
NH	ALTON WATER WORKS	NH0061010	CWS	Groundwater	1,750
NH	ANNIE OAKLEY MHP	NH0613010	CWS	Groundwater	127
NH	AQUARION WATER/NH	NH1051010	CWS	Groundwater	18,950
NH	ATKINSON WOODS	NH0112100	CWS	Groundwater	140
NH	AUTUMN WOODS	NH0612220	CWS	Groundwater	73
NH	AUTUMN WOODS	NH2052070	CWS	Groundwater	180
NH	BADGER HILL	NH1562030	CWS	Groundwater	348
NH	BALMORAL CONDOS	NH2232060	CWS	Groundwater	105
NH	BARKLAND ACRES	NH0612040	CWS	Groundwater	80
NH	BARRINGTON MOBILE HOME ESTATES	NH0153050	CWS	Groundwater	198
NH	BATH VILLAGE WATER WORKS	NH0171010	CWS	Groundwater	136
NH	BEECH TREE COOPERATIVE	NH0803040	CWS	Groundwater	70
NH	BELMONT WATER DEPT	NH0201010	CWS	Groundwater	1,612
NH	BIRCHES OF WOLFEBORO COOP	NH2563010	CWS	Groundwater	159
NH	BITIM APARTMENTS	NH1392320	CWS	Groundwater	28
NH	BOUMIL GROVE CONDOS	NH1392050	CWS	Groundwater	75
NH	BOW MUNICIPAL WATER SYSTEM	NH0261010	CWS	Groundwater	99
NH	BRANCH RIVER APARTMENTS	NH1972040	CWS	Groundwater	120
NH	BRANDYWINE	NH0702020	CWS	Groundwater	72
NH	BRIAR COURT ESTATES	NH0912040	CWS	Groundwater	113
NH	BROOK VIEW VILLAGE	NH0512190	CWS	Groundwater	40
NH	BROOKDALE SPRUCE WOOD	NH0694010	CWS	Groundwater	225
NH	BROOKWOOD PARK	NH1463010	CWS	Groundwater	50
NH	BURNHAVEN	NH2232160	CWS	Groundwater	150
NH	CABOT PRESERVE	NH0192070	CWS	Groundwater purchased	955
NH	CAMELOT III	NH2542190	CWS	Groundwater	33
NH	CENTENNIAL ESTATES	NH0613060	CWS	Groundwater	132
NH	CENTRAL HOOKSETT WATER PCT	NH1181010	CWS	Surfacewater purchased	4,300
NH	CENTURY VILLAGE CONDOS	NH1392180	CWS	Groundwater	875

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	CHANDLER PLACE APTS	NH1932250	CWS	Groundwater	44
NH	CHARLESTOWN WATER WORKS	NH0411010	CWS	Groundwater	2,500
NH	CHESTER BROOK	NH0432030	CWS	Groundwater	100
NH	CHISHOLM FARM	NH2232200	CWS	Groundwater	168
NH	COACH RUN CONDOS	NH1032070	CWS	Groundwater	60
NH	COLBY BROOK ESTATES	NH0773020	CWS	Groundwater	68
NH	COLONIAL POPLIN NURSING HOME	NH0874020	CWS	Groundwater	88
NH	COMMONS OF ATKINSON	NH0112060	CWS	Groundwater	95
NH	CONCORD WATER DEPT	NH0501010	CWS	Surfacewater	44,215
NH	CONNOR COURT	NH0072090	CWS	Groundwater	51
NH	COPPLE CROWN VILLAGE DISTRICT	NH1672020	CWS	Groundwater	80
NH	CORNERSTONE PLACE	NH0594010	CWS	Groundwater	27
NH	COTTON FARMS MHP	NH0583030	CWS	Groundwater	390
NH	COUNTRY LANE MANOR	NH0363010	CWS	Groundwater	85
NH	COUNTRY VILLAGE MHP	NH0353010	CWS	Groundwater	66
NH	COW HILL WELLHOUSE	NH0162160	CWS	Groundwater	150
NH	CROSS RIDGE ESTATES	NH1932120	CWS	Groundwater	73
NH	CROTCHED MOUNTAIN REHAB CENTER	NH0972010	CWS	Groundwater	300
NH	DARBY FIELD COMMONS	NH1332020	CWS	Groundwater	70
NH	DEERBROOK CONDOS	NH0512150	CWS	Groundwater	80
NH	DOVER WATER DEPT	NH0651010	CWS	Groundwater	29,000
NH	DREW WOODS	NH0612150	CWS	Surfacewater purchased	1,650
NH	EAGLE ROCK PELHAM	NH1852040	CWS	Groundwater	123
NH	ELLISON FARM APTS	NH0152010	CWS	Groundwater	45
NH	ENGLISH WOODS	NH0192060	CWS	Groundwater	50
NH	EPSOM VILLAGE DIST	NH0771010	CWS	Groundwater	800
NH	EXETER HIGHLANDS	NH0802020	CWS	Groundwater	50
NH	EXETER RIVER MOBILE HOME PARK	NH0803020	CWS	Groundwater	980
NH	EXETER WATER DEPT	NH0801010	CWS	Surfacewater	12,236
NH	FAIRHAVEN MOBILE HOME PARK	NH1563020	CWS	Groundwater	63
NH	FAR ECHO HARBOR	NH1612030	CWS	Groundwater	213
NH	FITZWILLIAM VILLAGE/PRIGGE	NH0821010	CWS	Groundwater	43
NH	FOREST GLEN CONDOS	NH1932040	CWS	Groundwater	70
NH	FOX DEN RETIREMENT COMM	NH2082120	CWS	Groundwater	43
NH	FRANCOEUR APT/HUDSON MOTOR INN	NH1202010	CWS	Groundwater	58
NH	FRANKLIN WATER WORKS	NH0851010	CWS	Groundwater	7,000
NH	FREEDOM POND	NH1713010	CWS	Groundwater	104
NH	GLEN RIDGE DEV	NH0612070	CWS	Groundwater	253
NH	GLENGARRY CONDOS	NH2232010	CWS	Groundwater	171
NH	GOLDEN HILL	NH1932020	CWS	Groundwater	110
NH	GOWING WOODS	NH0072080	CWS	Groundwater	53
NH	GRANITE STATE CAMPGROUND	NH0203070	CWS	Groundwater	77
NH	GREAT BAY WATER SYSTEM	NH1732030	CWS	Groundwater	220

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	GREENFIELD HILL ESTATES	NH1932090	CWS	Groundwater	80
NH	GUNSTOCK ACRES VILLAGE DIST	NH0881020	CWS	Groundwater	1,440
NH	HADLEIGH WOODS	NH2542160	CWS	Groundwater	93
NH	HALCYON HILL	NH0153020	CWS	Groundwater	58
NH	HALES LOCATION	NH1021010	CWS	Groundwater	385
NH	HAMPSTEAD AREA WATER	NH1031010	CWS	Surfacewater purchased	6,953
NH	HARBOURSIDE ON WINNIPESAUKEE	NH1612220	CWS	Groundwater	40
NH	HI AND LO ESTATES	NH0612140	CWS	Surfacewater purchased	140
NH	HIGHLAND ESTATES APARTMENTS	NH1852060	CWS	Groundwater	120
NH	HILL TOP	NH1973050	CWS	Groundwater	140
NH	HOLLIS PINES COOP MHP WEST	NH1173020	CWS	Groundwater	135
NH	HOLLIS PINES COOP MHP/EAST	NH1173010	CWS	Groundwater	90
NH	HOLLIS VILLAGE MARKET PLACE	NH1176010	CWS	Groundwater	36
NH	HOPKINTON VILLAGE PCT	NH1191020	CWS	Groundwater	215
NH	HUDSON MOBILE HOME ESTS	NH1203010	CWS	Groundwater	220
NH	HUDSON WATER DEPT	NH1201010	CWS	Groundwater	16,700
NH	INDIAN MOUND GOLF CLUB	NH1842030	CWS	Groundwater	260
NH	INN AT SECRETARIAT ESTATES	NH2004010	CWS	Groundwater	54
NH	IRON WHEEL MHP	NH0583020	CWS	Groundwater	124
NH	JAFFREY WATER WORKS	NH1221010	CWS	Groundwater	3,800
NH	JEWETT HILL	NH2232140	CWS	Groundwater	55
NH	KEENE WATER DEPT	NH1241010	CWS	Surfacewater	30,000
NH	LACONIA WATER WORKS	NH1281010	CWS	Surfacewater	17,000
NH	LADD HILL MHP	NH0203020	CWS	Groundwater	70
NH	LANCASTER FARMS	NH2052030	CWS	Groundwater	303
NH	LANCASTER WATER DEPT	NH1291010	CWS	Surfacewater	2,450
NH	LEE OAK COOPERATIVE	NH0153040	CWS	Groundwater	163
NH	LITTLE POND ESTATES	NH0192080	CWS	Surfacewater purchased	2,500
NH	LITTLE RIVER VILLAGE	NH1932230	CWS	Groundwater	63
NH	LOCHMERE VILLAGE DIST	NH2351020	CWS	Groundwater	405
NH	LONGWOODS MHP	NH0603010	CWS	Groundwater	245
NH	LOUISBURG CIRCLE	NH0802030	CWS	Groundwater	55
NH	MANCHESTER WATER WORKS	NH1471010	CWS	Surfacewater	123,500
NH	MAPLE HAVEN	NH0612170	CWS	Groundwater	247
NH	MAPLEVALE AND CRICKET HILL	NH0702030	CWS	Groundwater	248
NH	MELLING GLEN	NH0762040	CWS	Groundwater	92
NH	MERRIMACK VILLAGE DIST	NH1531010	CWS	Groundwater	25,000
NH	MIDRIDGE CONDOS	NH1392070	CWS	Groundwater	100
NH	MILFORD WATER UTILITIES DEPT	NH1561010	CWS	Surfacewater purchased	9,500
NH	MILLVILLE CIRCLE/SOUTH	NH2052010	CWS	Groundwater	48
NH	MONTROSE CONDOS	NH2232070	CWS	Groundwater	210

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	MOONGATE FARM	NH1932060	CWS	Groundwater	120
NH	MORNINGSIDE DRIVE	NH0612050	CWS	Groundwater	80
NH	MOUNTAIN VALE VILLAGE MHP	NH0513100	CWS	Groundwater	388
NH	MOUNTAIN VIEW PARK ESTATES	NH0493020	CWS	Groundwater	95
NH	MOUNTAINSIDE AT CROTCHED MTN	NH0212020	CWS	Groundwater	180
NH	MT LAUREL ESTATES	NH0912050	CWS	Groundwater	115
NH	NEWBURY ELDERLY HOUSING	NH1652050	CWS	Groundwater	51
NH	NEWFIELDS VLG WATER AND SEWER	NH1681010	CWS	Groundwater	550
NH	NORTHBROOK MHP	NH0203030	CWS	Groundwater	85
NH	NORTHPOINTE WATER	NH2342020	CWS	Groundwater	53
NH	NORTHWOOD MOUNTAIN VIEW MHP	NH1793030	CWS	Groundwater	148
NH	OAKRIDGE CONDOS	NH1392010	CWS	Groundwater	250
NH	OLD COACH VILLAGE	NH0612210	CWS	Groundwater	50
NH	OLD LAWRENCE ROAD	NH1852080	CWS	Groundwater	25
NH	OLD STAGE COACH ARMS	NH0152020	CWS	Groundwater	35
NH	OLDE COUNTRY VILLAGE	NH1392030	CWS	Groundwater	130
NH	PAPERMILL VILLAGE	NH0052010	CWS	Groundwater	24
NH	PARADISE ESTATES	NH2003030	CWS	Groundwater	405
NH	PARADISE ESTATES CONDOMINIUM	NH1852110	CWS	Groundwater	47
NH	PEMBROKE WATER WORKS	NH1861010	CWS	Groundwater	5,200
NH	PENACOOK BOSCAWEN WATER PCT	NH0251010	CWS	Groundwater	3,800
NH	PENNICHUCK WATER WORKS	NH1621010	CWS	Surfacewater	87,932
NH	PEU/BEAVER HOLLOW	NH2082010	CWS	Groundwater	30
NH	PEU/CASTLE REACH	NH2542140	CWS	Groundwater	100
NH	PEU/CLEARWATER ESTATES	NH1972070	CWS	Groundwater	78
NH	PEU/DANIELS LAKE	NH2452010	CWS	Groundwater	70
NH	PEU/FARMSTEAD ACRES	NH0612110	CWS	Groundwater	95
NH	PEU/FOREST RIDGE	NH0802040	CWS	Groundwater	130
NH	PEU/GAGE HILL	NH1852020	CWS	Groundwater	68
NH	PEU/GOLDEN BROOK	NH2542010	CWS	Groundwater	320
NH	PEU/HARDWOOD HTS BIRCH HILL	NH2542060	CWS	Groundwater	100
NH	PEU/HARVEST VILLAGE	NH1392290	CWS	Groundwater	175
NH	PEU/LAMPLIGHTER VILLAGE	NH2542170	CWS	Groundwater	162
NH	PEU/LIBERTY TREE ACRES	NH1972010	CWS	Groundwater	183
NH	PEU/LITCHFIELD	NH1371010	CWS	Surfacewater purchased	6,160
NH	PEU/MINISTERIAL/PARRISH HILLS	NH1392310	CWS	Groundwater	175
NH	PEU/PINEHAVEN WATER TRUST	NH1392040	CWS	Groundwater	88
NH	PEU/SHAKER HEIGHTS	NH0432040	CWS	Groundwater	83
NH	PEU/SPRUCE POND ESTS	NH2542180	CWS	Groundwater	120
NH	PEU/STONE SLED FARM	NH0262060	CWS	Groundwater	82
NH	PEU/THURSTON WOODS	NH1332050	CWS	Groundwater	85
NH	PEU/W AND E	NH2542030	CWS	Groundwater	523
NH	PEU/WHITE ROCK SENIOR LIVING	NH0262050	CWS	Groundwater	300

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	PEU/WILLIAMSBURG	NH1851010	CWS	Groundwater	910
NH	PICKPOCKET WOODS	NH0802010	CWS	Groundwater	26
NH	PINE ACRES CONDOS	NH2082040	CWS	Groundwater	90
NH	PINE GROVE MOBILE HOME PARK	NH2303010	CWS	Groundwater	305
NH	PINE KNOLL VILLAGE	NH1333020	CWS	Groundwater	200
NH	PINE LANDING CONDOS	NH0862020	CWS	Groundwater	50
NH	PITTSFIELD AQUEDUCT	NH1911010	CWS	Surfacewater	1,595
NH	PONDEROSA MHP	NH1393060	CWS	Groundwater	110
NH	PORTSMOUTH WATER WORKS	NH1951010	CWS	Surfacewater	33,000
NH	PRESIDENTIAL PINES/LOWER	NH1403040	CWS	Groundwater	51
NH	RAINBOW RIDGE	NH1932170	CWS	Groundwater	38
NH	RAND SHEPARD HILL	NH0612230	CWS	Groundwater	158
NH	RIVER RUN	NH0803030	CWS	Groundwater	380
NH	RIVER RUN CONDOS	NH0162170	CWS	Groundwater	750
NH	RIVERVIEW MANOR CONDOS	NH1972020	CWS	Groundwater	110
NH	ROCHESTER WATER DEPT	NH2001010	CWS	Surfacewater	25,000
NH	ROCK RIMMON COOPERATIVE	NH0583050	CWS	Groundwater	200
NH	ROCKINGHAM COUNTY COMPLEX	NH0284010	CWS	Groundwater	1,387
NH	ROCKWOOD TERRACE CONDOS	NH1472030	CWS	Groundwater	25
NH	ROLLING ACRES MHP	NH1603010	CWS	Groundwater	100
NH	ROLLING MEADOWS CONDOS I	NH1392200	CWS	Groundwater	80
NH	ROLLING MEADOWS CONDOS III	NH1392220	CWS	Groundwater	50
NH	ROLLING MEADOWS CONDOS IV	NH1392230	CWS	Groundwater	42
NH	ROLLINSFORD WATER SEWER DIST	NH2011010	CWS	Groundwater	1,688
NH	ROWELL ESTATES	NH1272040	CWS	Groundwater	76
NH	RUNNELLS LANDING	NH1172020	CWS	Groundwater	74
NH	RUNNING BROOK	NH0613030	CWS	Groundwater	47
NH	RUTLEDGE PLACE	NH1932140	CWS	Groundwater	30
NH	RYE WATER DIST	NH2041010	CWS	Groundwater	4,300
NH	SACO RIVER FOREST	NH0512120	CWS	Groundwater	65
NH	SALEM WATER DEPT	NH2051010	CWS	Surfacewater	20,000
NH	SALT RIVER CONDOS	NH2232030	CWS	Groundwater	195
NH	SANBORNVILLE WATER DEPT	NH2391010	CWS	Groundwater	1,425
NH	SANDS OF BROOKHURST	NH1522040	CWS	Groundwater	80
NH	SEABROOK WATER DEPT	NH2111010	CWS	Groundwater	14,000
NH	SHADOW LAKE MOBILE HOME PARK	NH2053030	CWS	Groundwater	58
NH	SHADY LANE APARTMENTS	NH1932220	CWS	Groundwater	35
NH	SHELTERING PINES MHP	NH0773030	CWS	Groundwater	125
NH	SHERBURN WOODS	NH0594030	CWS	Groundwater	25
NH	SOUHEGAN WOODS	NH0072070	CWS	Groundwater	290
NH	SOUTH WEARE WATER	NH2452030	CWS	Groundwater	200
NH	SOUTHVIEW CONDOS	NH1392300	CWS	Groundwater	30
NH	SPRUCE VALLEY MHP	NH0583010	CWS	Groundwater	92
NH	STONEFORD	NH2082050	CWS	Groundwater	188

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	STRATHAM GREEN CONDOS	NH2232050	CWS	Groundwater	150
NH	STRAWBERRY HILL	NH1932100	CWS	Groundwater	50
NH	SUGARWOOD ON THE SACO	NH0162390	CWS	Groundwater	30
NH	TAMWORTH PINES	NH2313020	CWS	Groundwater	130
NH	TAYLOR RIVER ESTATES	NH1053030	CWS	Groundwater	90
NH	TENNEY BROOK CONDOS I	NH1942020	CWS	Groundwater	90
NH	THE DOX CONDOS	NH2087010	CWS	Groundwater	25
NH	THE RESERVE AT SNOWS BROOK	NH1932240	CWS	Groundwater	85
NH	TUXBURY MEADOWS	NH1932180	CWS	Groundwater	75
NH	TWIN RIDGE CONDOS	NH1932050	CWS	Groundwater	285
NH	VALLEY FIELD APTS NORTHLAND	NH1932070	CWS	Groundwater	185
NH	VILLAGE DISTRICT OF EIDELWEISS	NH1461010	CWS	Groundwater	1,200
NH	VILLAGES AT CHESTER CONDOS	NH0432010	CWS	Groundwater	245
NH	VILLAGES OF WINDHAM	NH2542070	CWS	Groundwater	145
NH	VILLAGES ON THE LAMPREY	NH0762080	CWS	Groundwater	113
NH	WADE FARM CONDOS	NH1732020	CWS	Groundwater	40
NH	WAGON WHEEL	NH1393050	CWS	Groundwater	88
NH	WARDE REHABILITATION/NURSING	NH2544010	CWS	Groundwater	155
NH	WEDIKO SCHOOL	NH2552010	CWS	Groundwater	280
NH	WENTWORTH ESTATES	NH2562010	CWS	Groundwater	50
NH	WEST PINE CONDOS	NH1932210	CWS	Groundwater	60
NH	WEST WYNDE VILLAGE	NH1612080	CWS	Groundwater	26
NH	WINDEMERE RIDGE	NH1282050	CWS	Groundwater	55
NH	WINDHAM TERRACE	NH2544020	CWS	Groundwater	110
NH	WINNISQUAM VILLAGE CONDOS	NH2352040	CWS	Groundwater	75
NH	WOLFEBORO WATER AND SEWER	NH2561010	CWS	Surfacewater	5,750
NH	WOODLAND GROVE	NH0512130	CWS	Groundwater	185
NH	WRIGHT FARM CONDOS	NH0112030	CWS	Groundwater	160
NH	WYNRIDGE CONDOS	NH2542080	CWS	Groundwater	87
NJ	ALLAMUCHY TWP WATER & SEWER	NJ2101001	CWS	Groundwater	4,573
NJ	ALLENWOOD ESTATES, LLC	NJ0335001	CWS	Groundwater	135
NJ	ALPHA MUNICIPAL WATER WORKS	NJ2102001	CWS	Groundwater	2,530
NJ	ANDOVER BORO WATER DEPT	NJ1901001	CWS	Groundwater	606
NJ	ANDOVER NURSING HOME	NJ1902008	CWS	Groundwater	250
NJ	ANDOVER SUBACUTE AND REHABILITATION 1	NJ1902009	CWS	Groundwater	543
NJ	AQUA NJ - BEAR BROOK	NJ1907002	CWS	Groundwater	226
NJ	AQUA NJ - BLACKWOOD	NJ0415002	CWS	Surfacewater purchased	44,396
NJ	AQUA NJ - BRAINARDS	NJ2110001	CWS	Groundwater	135
NJ	AQUA NJ - BUNNVALE	NJ1019001	CWS	Groundwater	252
NJ	AQUA NJ - BYRAM	NJ1904009	CWS	Groundwater	400
NJ	AQUA NJ - CALIFON	NJ1004001	CWS	Groundwater	936
NJ	AQUA NJ - EASTERN DIVISION	NJ1505002	CWS	Groundwater	12,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	AQUA NJ - HAMILTON SQUARE	NJ1103001	CWS	Surfacewater purchased	39,128
NJ	AQUA NJ - LAWRENCE	NJ1107002	CWS	Groundwater	8,655
NJ	AQUA NJ - PHILLIPSBURG	NJ2119001	CWS	Groundwater under influence of surfacewater	26,686
NJ	AQUA NJ - RIEGEL RIDGE	NJ1015003	CWS	Groundwater	621
NJ	AQUA NJ - SUMMIT LAKE	NJ1911004	CWS	Groundwater	177
NJ	AQUA NJ - TRANQUILITY SPRINGS	NJ1908001	CWS	Groundwater under influence of surfacewater	599
NJ	AQUA NJ - VERNON	NJ1922008	CWS	Groundwater	515
NJ	AQUA NJ - WALLKILL	NJ1911001	CWS	Groundwater	1,050
NJ	AQUA NJ - WARREN GLEN	NJ2120002	CWS	Groundwater	192
NJ	AQUA NJ - WOOLWICH	NJ0824001	CWS	Surfacewater purchased	6,271
NJ	ASCOT PARK APTS	NJ1902005	CWS	Groundwater	125
NJ	ATLANTIC CITY MUA	NJ0102001	CWS	Surfacewater	152,415
NJ	AWM FOUR SEASONS AT CHESTER	NJ1407001	CWS	Groundwater	280
NJ	BAY BREEZE VILLAGE	NJ0108303	CWS	Groundwater	105
NJ	BAYSHORE MOBILE HOME PARK	NJ0612001	CWS	Groundwater	81
NJ	BEACHWOOD WATER DEPT	NJ1504001	CWS	Groundwater	10,802
NJ	BELMAWR WATER DEPT	NJ0404001	CWS	Groundwater	9,522
NJ	BELMAR WATER DEPT	NJ1306001	CWS	Surfacewater purchased	20,000
NJ	BERLIN WATER DEPARTMENT	NJ0405001	CWS	Surfacewater purchased	13,001
NJ	BERRYMAN'S BRANCH MHP	NJ0614002	CWS	Groundwater	885
NJ	BIG OAK REHAB	NJ1710304	CWS	Groundwater	259
NJ	BOGERTS RANCH ESTATES IN	NJ0233005	CWS	Groundwater	225
NJ	BOONTON WATER DEPT	NJ1401001	CWS	Surfacewater	9,532
NJ	BOROUGH OF SPRINGLAKE HEIGHTS	NJ1349001	CWS	Surfacewater purchased	5,000
NJ	BOROUGH OF WOODBINE	NJ0516001	CWS	Groundwater	2,650
NJ	BRANCHVILLE W DEPT	NJ1903001	CWS	Groundwater	1,500
NJ	BRICK TOWNSHIP MUA	NJ1506001	CWS	Surfacewater	86,898
NJ	BRIDGETON CITY WATER DEPT	NJ0601001	CWS	Groundwater	22,770
NJ	BRIELLE WATER DEPT	NJ1308001	CWS	Surfacewater purchased	4,800
NJ	BROOKLAWN WATER DEPARTME	NJ0407001	CWS	Groundwater	2,300
NJ	BROOKWOOD MUSCONETCONG RIVER POA	NJ1904001	CWS	Groundwater	1,200
NJ	BUENA FAMILY MANOR MOBILE H P	NJ0105001	CWS	Groundwater	64
NJ	BURLINGTON CITY WATER DE	NJ0305001	CWS	Surfacewater	9,835
NJ	BURLINGTON TWP W DEPT	NJ0306001	CWS	Surfacewater purchased	22,594
NJ	BUTLER WATER DEPT	NJ1403001	CWS	Surfacewater	7,630

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	CAMELOT AT SPRUCE RIDGE	NJ1019003	CWS	Groundwater	85
NJ	CAPE MAY MOBILE ESTATES	NJ0505003	CWS	Groundwater	420
NJ	CAROL LYNN RESORT, INC	NJ0516003	CWS	Groundwater	550
NJ	CEDAR GLEN HOMES INC	NJ1518001	CWS	Groundwater	800
NJ	CEDAR GLEN WEST WATER CO	NJ1518003	CWS	Groundwater	1,300
NJ	CEDAR SPRINGS MHP WELL #	NJ0506321	CWS	Groundwater	90
NJ	CHAPMAN MANUFACTURED HOUSING	NJ0614004	CWS	Groundwater	375
NJ	CHATHAM WATER DEPT	NJ1404001	CWS	Groundwater	8,962
NJ	CITY OF CAMDEN	NJ0408001	CWS	Surfacewater purchased	46,585
NJ	CLAYTON WATER DEPARTMENT	NJ0801001	CWS	Groundwater	8,179
NJ	CLINTON W DEPT	NJ1005001	CWS	Groundwater	12,500
NJ	COLBY WATER CO	NJ1904007	CWS	Groundwater	65
NJ	COLLINGSWOOD WATER DEPAR	NJ0412001	CWS	Groundwater	24,500
NJ	COUNTRY ARCH CARE CENTER	NJ1025313	CWS	Groundwater	190
NJ	COUNTRY CLUB ESTATES	NJ1714001	CWS	Groundwater	300
NJ	COUNTRY VIEW VILLAGE, LLC	NJ2123003	CWS	Groundwater	310
NJ	DELAWARE TOWNSHIP MUA	NJ1007001	CWS	Groundwater	500
NJ	DELILAH TERRACE MHP	NJ0119001	CWS	Groundwater	210
NJ	DELSEA WOODS COMMUNITY LLC	NJ0506001	CWS	Groundwater	95
NJ	DENVILLE TWP WATER DEPT	NJ1408001	CWS	Groundwater	15,881
NJ	DEPTFORD TWP MUA	NJ0802001	CWS	Surfacewater purchased	30,561
NJ	DOVER WATER COMMISSION	NJ1409001	CWS	Groundwater	27,806
NJ	EAST BRUNSWICK WATER UTILITY	NJ1204001	CWS	Surfacewater purchased	48,474
NJ	EAST GREENWICH TWP WATER DEPT	NJ0803001	CWS	Surfacewater purchased	9,900
NJ	EAST HANOVER TWP WATER DEPT	NJ1410001	CWS	Surfacewater purchased	11,393
NJ	EAST ORANGE WATER COMMISSION	NJ0705001	CWS	Surfacewater purchased	75,000
NJ	EDISON WATER CO	NJ1205001	CWS	Surfacewater purchased	35,000
NJ	ESSEX FELS WATER DEPT	NJ0706001	CWS	Surfacewater purchased	2,200
NJ	FAIR LAWN WATER DEPT	NJ0217001	CWS	Surfacewater purchased	31,000
NJ	FAIRTON OAKS M H COMMUNITY	NJ0605001	CWS	Groundwater	207
NJ	FAYSON LAKES WATER COMPANY INC	NJ1415001	CWS	Groundwater	3,010
NJ	FLEMINGTON WATER DEPARTMENT	NJ1009001	CWS	Groundwater	4,581
NJ	FLORENCE TWP W DEPT	NJ0315001	CWS	Groundwater	11,214
NJ	FLORHAM PARK WATER DEPT	NJ1411001	CWS	Groundwater	8,846
NJ	FOREST LAKES W CO	NJ1904003	CWS	Groundwater	1,410
NJ	FRANKLIN BOARD OF PUBLIC	NJ1906002	CWS	Groundwater	5,500
NJ	GARFIELD WATER DEPARTMENT	NJ0221001	CWS	Surfacewater purchased	30,487

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	GLASSBORO WATER DEPARTMENT	NJ0806001	CWS	Surfacewater purchased	24,244
NJ	GLEN GARDNER W DEPT	NJ1012001	CWS	Groundwater	1,705
NJ	GLOUCESTER CITY W DEPT	NJ0414001	CWS	Groundwater	12,460
NJ	GORDON BYRAM ASSOC LLC	NJ1904357	NTNCWS	Groundwater	4,075
NJ	GORDONS CORNER WATER CO	NJ1326001	CWS	Surfacewater purchased	46,196
NJ	GREEN ACRES NJ MHC LLC	NJ1319010	CWS	Groundwater	260
NJ	GREENWICH TWP W DEPT	NJ0807001	CWS	Groundwater	4,921
NJ	HACKETTSTOWN MUA	NJ2108001	CWS	Groundwater	22,000
NJ	HAMBURG BOARD OF PUBLIC	NJ1909001	CWS	Groundwater	3,382
NJ	HAMILTON TOWNSHIP MUA	NJ0112001	CWS	Groundwater	21,720
NJ	HAMMONTON WATER DEPT	NJ0113001	CWS	Groundwater	12,153
NJ	HAMPTON BOROUGH WATER DEPART	NJ1013001	CWS	Groundwater	1,401
NJ	HARDING WOODS MHP	NJ1710001	CWS	Groundwater	1,276
NJ	HARDYSTON TWP MUA	NJ1911005	CWS	Groundwater	769
NJ	HARDYSTON TWP MUA	NJ1911006	CWS	Groundwater	1,963
NJ	HAWTHORNE WATER DEPARTMENT	NJ1604001	CWS	Groundwater	19,458
NJ	HIDDEN VILLAGE CONDO ASSOCIATION	NJ1922027	CWS	Groundwater	175
NJ	HIGH BRIDGE W DEPT	NJ1014001	CWS	Groundwater	3,300
NJ	HILLSIDE ESTATES AT FRANKLIN	NJ1906001	CWS	Groundwater	300
NJ	HO HO KUS WATER DEPT	NJ0228001	CWS	Groundwater	4,060
NJ	HOFFMAN HOMES	NJ1435001	CWS	Groundwater	120
NJ	HOLLAND CHRISTIAN HOME	NJ1606301	CWS	Groundwater	250
NJ	HOLLY GREEN CAMPGROUND	NJ0805433	CWS	Groundwater	140
NJ	HOPATCONG WATER DEPT	NJ1912001	CWS	Groundwater	7,224
NJ	HOPEWELL BORO W DEPT	NJ1105001	CWS	Surfacewater purchased	2,035
NJ	HOPEWELL TWP WATER&SEWER	NJ1106001	CWS	Groundwater	356
NJ	HUNTERDON CARE CENTER	NJ1021363	CWS	Groundwater	284
NJ	JACKSON ESTATES MOBILE HOME PK	NJ1511002	CWS	Groundwater	440
NJ	JEFFERSON TWP W U LK HOP	NJ1414011	CWS	Groundwater	8,500
NJ	JEFFERSON TWP W U MILTON SYS	NJ1414003	CWS	Groundwater	4,500
NJ	JERSEY CITY MUA	NJ0906001	CWS	Surfacewater	262,000
NJ	KEANSBURG WATER & SEWER DEPT.	NJ1321001	CWS	Surfacewater purchased	10,105
NJ	KEARNY WATER DEPARTMENT	NJ0907001	CWS	Surfacewater purchased	41,664
NJ	KEYPORT WATER DEPT	NJ1322001	CWS	Surfacewater purchased	7,500
NJ	LAKE LENAPE WATER CO	NJ1902003	CWS	Groundwater	1,250
NJ	LAKE STOCKHOLM INC	NJ1911002	CWS	Groundwater	300
NJ	LAKE TAMARACK W CO	NJ1911003	CWS	Groundwater	1,000
NJ	LAKESHORE COMPANY	NJ1413001	CWS	Groundwater	270
NJ	LAKESWOOD TWP MUA	NJ1514002	CWS	Surfacewater purchased	21,750

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	LAWRENCEVILLE SCHOOL	NJ1107001	CWS	Groundwater	1,000
NJ	LITTLE BROOK NURSING CONVALESCENT HOME	NJ1019311	CWS	Groundwater	36
NJ	LITTLE EGG HARBOR TWP MU	NJ1516001	CWS	Groundwater	24,215
NJ	LIVINGSTON TWP DIV OF WATER	NJ0710001	CWS	Surfacewater purchased	27,391
NJ	LOCOR LAKEFRONT LODGING	NJ1912300	CWS	Groundwater	105
NJ	LOWER TWP MUA	NJ0505002	CWS	Groundwater	10,315
NJ	LOZIERS TRAILER PARK	NJ1414006	CWS	Groundwater	50
NJ	MADISON WATER DEPT	NJ1417001	CWS	Groundwater	15,820
NJ	MAHWAH WATER DEPARTMENT	NJ0233001	CWS	Surfacewater	26,777
NJ	MANCHESTER TWP WATER UTILITY - WESTERN	NJ1518004	CWS	Groundwater	15,613
NJ	MANCHESTER TWP WATER UTILITY - EASTERN	NJ1518005	CWS	Groundwater	21,200
NJ	MANTUA TOWNSHIP MUA	NJ0810004	CWS	Surfacewater purchased	12,600
NJ	MAPLE SHADE WATER DEPARTMENT	NJ0319001	CWS	Surfacewater purchased	19,400
NJ	MARLBORO TOWNSHIP WATER UTILITY DIVISION	NJ1328002	CWS	Surfacewater purchased	29,480
NJ	MATAWAN BOROUGH WATER DE	NJ1329001	CWS	Surfacewater purchased	9,084
NJ	MEADOWBROOK CO-OP INC	NJ1511016	CWS	Groundwater	150
NJ	MERCER COUNTY CORRECTIONAL CENTER	NJ1106002	CWS	Groundwater	860
NJ	MERCHANTVILLE PENNSAUKEN	NJ0424001	CWS	Surfacewater purchased	47,144
NJ	MIDDLESEX WATER COMPANY	NJ1225001	CWS	Surfacewater	233,376
NJ	MILFORD MANOR	NJ1615340	CWS	Groundwater	165
NJ	MILFORD W DEPT	NJ1020001	CWS	Groundwater	1,453
NJ	MILLVILLE WATER DEPARTMENT	NJ0610001	CWS	Groundwater	27,500
NJ	MONROE MUNICIPAL UTILITIES AUTHORITY	NJ0811002	CWS	Surfacewater purchased	26,179
NJ	MONROE TWP UTILITY DEPARTMENT	NJ1213002	CWS	Groundwater	33,402
NJ	MONTCLAIR WATER BUREAU	NJ0713001	CWS	Surfacewater purchased	37,669
NJ	MONTVILLE TWP MUA	NJ1421003	CWS	Surfacewater purchased	22,000
NJ	MOORESTOWN WATER DEPT	NJ0322001	CWS	Surfacewater purchased	20,700
NJ	MORRIS CHASE/MORRIS HUNT PCWS	NJ1427018	CWS	Groundwater	1,080
NJ	MORRIS COUNTY MUA	NJ1432001	CWS	Groundwater	0
NJ	MOUNT OLIVE TWP W D MAIN	NJ1427005	CWS	Groundwater	7,887
NJ	MOUNT OLIVE TWP W D SAND	NJ1427006	CWS	Groundwater	744
NJ	MOUNTAIN LAKES WATER DEP	NJ1425001	CWS	Groundwater	4,012
NJ	MT LAUREL TWP MUA	NJ0324001	CWS	Surfacewater purchased	41,743

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	MT OLIVE TWP TINC FARM	NJ1427015	CWS	Groundwater	597
NJ	MT OLIVE TWP W D CARLTON	NJ1427014	CWS	Groundwater	267
NJ	MT OLIVE TWP WD PINECREST	NJ1427008	CWS	Groundwater	648
NJ	MT OLIVE VILLAGES WATER	NJ1427001	CWS	Groundwater	5,000
NJ	MULLICA WOODS MOBILE HOME PARK	NJ0117001	CWS	Groundwater	150
NJ	N.J.D.W.S.C. - WANAQUE NORTH	NJ1613001	CWS	Surfacewater	150
NJ	NATIONAL PARK WATER DEPARTMENT	NJ0812001	CWS	Surfacewater purchased	3,144
NJ	NETCONG WATER DEPT	NJ1428001	CWS	Groundwater	3,342
NJ	NEW BRUNSWICK W DEPT	NJ1214001	CWS	Surfacewater	55,000
NJ	NEWARK WATER DEPARTMENT	NJ0714001	CWS	Surfacewater	294,274
NJ	NEWFIELD WATER DEPARTMENT	NJ0813001	CWS	Groundwater	1,616
NJ	NEWTON WATER & SEWER UTILITY	NJ1915001	CWS	Surfacewater	8,300
NJ	NJ AMERICAN WATER - ATLANTIC COUNTY	NJ0119002	CWS	Groundwater	120,146
NJ	NJ AMERICAN WATER - BELVIDERE	NJ2103001	CWS	Groundwater	2,854
NJ	NJ AMERICAN WATER - COASTAL NORTH	NJ1345001	CWS	Surfacewater	335,449
NJ	NJ AMERICAN WATER - FRENCHTOWN	NJ1011001	CWS	Groundwater	1,488
NJ	NJ AMERICAN WATER - HARRISON	NJ0808001	CWS	Surfacewater purchased	9,193
NJ	NJ AMERICAN WATER - ITC	NJ1427017	CWS	Groundwater	6,463
NJ	NJ AMERICAN WATER - LITTLE FALLS	NJ1605001	CWS	Surfacewater purchased	11,247
NJ	NJ AMERICAN WATER - LOGAN	NJ0809002	CWS	Surfacewater purchased	6,650
NJ	NJ AMERICAN WATER - MOUNT HOLLY	NJ0323001	CWS	Surfacewater purchased	47,427
NJ	NJ AMERICAN WATER - OCEAN CITY	NJ0508001	CWS	Groundwater	127,000
NJ	NJ AMERICAN WATER - OLDWICK	NJ1024001	CWS	Groundwater	246
NJ	NJ AMERICAN WATER - PENNS GROVE	NJ1707001	CWS	Surfacewater purchased	14,406
NJ	NJ AMERICAN WATER - RARITAN	NJ2004002	CWS	Surfacewater	615,430
NJ	NJ AMERICAN WATER - ROXBURY	NJ1436002	CWS	Groundwater	11,793
NJ	NJ AMERICAN WATER - SHORT HILLS	NJ0712001	CWS	Surfacewater	217,230
NJ	NJ AMERICAN WATER - TWIN LAKES	NJ1803002	CWS	Groundwater	250
NJ	NJ AMERICAN WATER - UNION BEACH	NJ1350001	CWS	Surfacewater purchased	6,000
NJ	NJ AMERICAN WATER - WASHINGTON/OXFORD	NJ2121001	CWS	Groundwater	10,719
NJ	NJ AMERICAN WATER - WEST JERSEY	NJ1427009	CWS	Groundwater	837
NJ	NJ AMERICAN WATER - WESTERN	NJ0327001	CWS	Surfacewater	264,586
NJ	NJ VASA HOME WATER SYS	NJ1427010	CWS	Groundwater	125
NJ	NJ WATER SUPPLY AUTHORITY MANASQUAN	NJ1352005	CWS	Surfacewater	30
NJ	NORMS DALE MOBILE HOME PARK	NJ0108004	CWS	Groundwater	250
NJ	NORTH BRUNSWICK W DEPT	NJ1215001	CWS	Surfacewater	41,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	NORTH SHORE WATER ASSOCIATION	NJ1904004	CWS	Groundwater	105
NJ	OAK FOREST MOBILE HOME PARK	NJ0108019	CWS	Groundwater	300
NJ	OAK RIDGE MOBILE HOME PARK	NJ1414008	CWS	Groundwater	100
NJ	OAKLAND WATER DEPT	NJ0242001	CWS	Groundwater	12,754
NJ	OAKS MHP LLC	NJ1508001	CWS	Groundwater	80
NJ	OAKVIEW LEISURE VILLAGE	NJ0332002	CWS	Groundwater	250
NJ	OCEAN TWP DEPT OF UTILITIES	NJ1520001	CWS	Groundwater	15,419
NJ	OCEANVIEW CTR FOR REHAB AND CONTINUING C	NJ0504306	CWS	Groundwater	120
NJ	OLD BRIDGE MUA	NJ1209002	CWS	Surfacewater purchased	67,215
NJ	ONYX BEHAVIORAL HEALTH CARE	NJ0435324	CWS	Groundwater	215
NJ	ORANGE WATER DEPT	NJ0717001	CWS	Surfacewater purchased	30,134
NJ	OXFORD HERITAGE MANOR	NJ2117003	CWS	Groundwater	60
NJ	PARK RIDGE WATER DEPT	NJ0247001	CWS	Groundwater	16,466
NJ	PARSIPPANY-TROY HILLS WATER DEPARTMENT	NJ1429001	CWS	Surfacewater purchased	50,400
NJ	PASSAIC VALLEY WATER COMMISSION	NJ1605002	CWS	Surfacewater	310,483
NJ	PAULSBORO WATER DEPARTMENT	NJ0814001	CWS	Groundwater	6,097
NJ	PEMBERTON TOWNSHIP WATER - LAKE VALLEY	NJ0329003	CWS	Groundwater	3,500
NJ	PEMBERTON TWP DEPT MAIN	NJ0329004	CWS	Groundwater	12,378
NJ	PENNINGTON SHOP-RITE	NJ1106319	NTNCWS	Groundwater	3,663
NJ	PENNINGTON W DEPT	NJ1108001	CWS	Groundwater	2,600
NJ	PENNSVILLE TWSP. WATER DEPART.	NJ1708001	CWS	Groundwater	13,500
NJ	PEQUANNOCK TWP WATER DEPARTMENT	NJ1431001	CWS	Surfacewater purchased	14,010
NJ	PERTH AMBOY WATER DEPARTMENT	NJ1216001	CWS	Groundwater under influence of surfacewater	52,328
NJ	PICNIC GROVE MOBILE HOMES	NJ1710003	CWS	Groundwater	250
NJ	PITMAN WATER DEPARTMENT	NJ0815001	CWS	Surfacewater purchased	9,545
NJ	POINT PLEASANT BEACH WATER DEPARTMENT	NJ1525001	CWS	Surfacewater purchased	12,000
NJ	POINT PLEASANT WATER DEPARTMENT	NJ1524001	CWS	Surfacewater purchased	19,600
NJ	POMPTON LAKES MUA	NJ1609001	CWS	Groundwater	11,435
NJ	PVWC-POSTBROOK	NJ1615008	CWS	Groundwater	458
NJ	RAMSEY WATER DEPT	NJ0248001	CWS	Surfacewater purchased	15,207
NJ	RED BANK WATER DEPT	NJ1340001	CWS	Surfacewater purchased	12,520
NJ	REFLECTION LAKES GARDEN APARTMENTS	NJ1615009	CWS	Groundwater	40
NJ	REGENCY APARTMENTS LLC	NJ1924003	CWS	Groundwater	300
NJ	RESORTS ATLANTIC CITY	NJ0102301	NTNCWS	Groundwater	5,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	RIDGEWOOD WATER	NJ0251001	CWS	Surfacewater purchased	61,700
NJ	RINGWOOD WATER DEPARTMENT	NJ1611002	CWS	Surfacewater purchased	9,327
NJ	RIVERDALE BORO WATER DEP	NJ1433001	CWS	Surfacewater purchased	2,850
NJ	ROCKAWAY BORO WATER DEPT	NJ1434001	CWS	Groundwater	7,066
NJ	ROCKAWAY TWP WATER DEPT	NJ1435002	CWS	Groundwater	14,000
NJ	ROCKY HILL W DEPT	NJ1817001	CWS	Groundwater	687
NJ	ROLLING HILLS CARE CENTER	NJ1006302	CWS	Groundwater	97
NJ	ROLLING HILLS CONDOMINIUM ASSOCIATION	NJ1902007	CWS	Groundwater	240
NJ	ROSEMONT WATER COMPANY	NJ1007002	CWS	Groundwater	256
NJ	ROXBURY TWP W DEPT-EVERGREEN	NJ1436006	CWS	Groundwater	90
NJ	ROXBURY TWP W DEPT-SHORE	NJ1436003	CWS	Groundwater	5,153
NJ	ROXBURY TWP W DEPT-SKY V	NJ1436004	CWS	Groundwater	4,478
NJ	SAINT PAULS ABBEY	NJ1902346	CWS	Groundwater	530
NJ	SALEM WATER DEPARTMENT	NJ1712001	CWS	Groundwater	6,199
NJ	SAYREVILLE W DEPT	NJ1219001	CWS	Groundwater under influence of surfacewater	43,761
NJ	SEA GIRT WATER DEPT	NJ1344001	CWS	Surfacewater purchased	2,636
NJ	SHERWOOD VILLAGE	NJ1438006	CWS	Groundwater	75
NJ	SIGNATURE CARE HOME @ MONTVILLE	NJ1421305	CWS	Groundwater	46
NJ	SIMMONS W CO	NJ1924002	CWS	Groundwater	180
NJ	SISTERS OF CHARITY OF SE	NJ1422001	CWS	Groundwater	1,100
NJ	SOUTH BRUNSWICK TWP W DI	NJ1221004	CWS	Surfacewater purchased	45,450
NJ	SOUTH ORANGE WATER DEPARTMENT	NJ0719001	CWS	Surfacewater purchased	16,964
NJ	SOUTHEAST MORRIS COUNTY MUA	NJ1424001	CWS	Surfacewater	62,349
NJ	SPARTA TWP WATER UTILITY -- HIGHLANDS	NJ1918003	CWS	Groundwater	1,618
NJ	SPARTA TWP WATER UTILITY - LAKE MOHAWK	NJ1918004	CWS	Groundwater	17,628
NJ	SPARTA TWP WTR - SUNSET	NJ1918013	CWS	Groundwater	342
NJ	SPOTSWOOD W DEPT	NJ1224001	CWS	Surfacewater purchased	8,300
NJ	SPRING LAKE WATER DEPARTMENT	NJ1348001	CWS	Surfacewater purchased	11,270
NJ	STAFFORD TWP MUA FAWN LA	NJ1530005	CWS	Groundwater	1,740
NJ	STANHOPE W DEPT	NJ1919001	CWS	Groundwater	3,730
NJ	STILLWATER WATER DISTRICT 1	NJ1920001	CWS	Groundwater	1,200
NJ	STOCKTON WATER DEPARTMENT	NJ1023001	CWS	Groundwater	650
NJ	STONEFIELD MOBILE HOME PARK	NJ0108009	CWS	Groundwater	200
NJ	STRAWBERRY POINT POA	NJ1904006	CWS	Groundwater	95
NJ	SUEZ WATER NEW JERSEY RAHWAY	NJ2013001	CWS	Surfacewater	27,300

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	SURF CITY WATER DEPT	NJ1531001	CWS	Groundwater	10,000
NJ	SUSSEX CNTY HLTH-THE HOMESTED	NJ1905004	CWS	Groundwater	100
NJ	THE MATHENY SCHOOL & HOSPITAL INC	NJ1815300	CWS	Groundwater	601
NJ	THE OAKS OF WEYMOUTH WATER CO.	NJ0123002	CWS	Groundwater	750
NJ	TILTON TERRACE MHP	NJ0108003	CWS	Groundwater	456
NJ	TIPS TRAILER PARK & SALE	NJ0605002	CWS	Groundwater	450
NJ	TOWN & COUNTRY MHP	NJ0410001	CWS	Groundwater	200
NJ	TOWN CENTER AT WANTAGE	NJ1924006	CWS	Groundwater	122
NJ	TRANQUIL VALLEY RETREAT CENTER	NJ1908308	CWS	Groundwater	232
NJ	TRENTON WATER WORKS	NJ1111001	CWS	Surfacewater	217,000
NJ	UPPER DEERFIELD TWP WATER DEPT	NJ0613004	CWS	Groundwater	2,463
NJ	VALLEY VIEW ESTATES	NJ2117002	CWS	Groundwater	120
NJ	VEOLIA WATER NEW JERSEY - AWOSTING	NJ1615012	CWS	Groundwater	633
NJ	VEOLIA WATER NEW JERSEY - BIRCH HILL	NJ1615001	CWS	Groundwater	180
NJ	VEOLIA WATER NEW JERSEY - PARKWAY	NJ1615006	CWS	Groundwater	92
NJ	VEOLIA WATER NEW JERSEY ANDOVER	NJ1902004	CWS	Groundwater	115
NJ	VEOLIA WATER NEW JERSEY ARLINGTON HILLS	NJ1426004	CWS	Groundwater	1,989
NJ	VEOLIA WATER NEW JERSEY BARRY LAKES	NJ1922001	CWS	Groundwater	136
NJ	VEOLIA WATER NEW JERSEY CLIFFWOOD LAKES	NJ1922004	CWS	Groundwater	72
NJ	VEOLIA WATER NEW JERSEY DAVID CURTIS	NJ1922013	CWS	Groundwater	53
NJ	VEOLIA WATER NEW JERSEY EAST BROOKWOOD	NJ1904002	CWS	Groundwater	612
NJ	VEOLIA WATER NEW JERSEY FRANKLIN LAKES	NJ0220001	CWS	Surfacewater purchased	5,038
NJ	VEOLIA WATER NEW JERSEY HACKENSACK	NJ0238001	CWS	Surfacewater	792,713
NJ	VEOLIA WATER NEW JERSEY HAMPTON	NJ1910003	CWS	Groundwater	814
NJ	VEOLIA WATER NEW JERSEY HIGHLAND LAKES	NJ1922017	CWS	Groundwater	88
NJ	VEOLIA WATER NEW JERSEY LAKE CONWAY	NJ1922012	CWS	Groundwater	80
NJ	VEOLIA WATER NEW JERSEY LAKE GLENWOOD	NJ1922010	CWS	Groundwater under influence of surfacewater	250
NJ	VEOLIA WATER NEW JERSEY LAMBERTVILLE	NJ1017001	CWS	Surfacewater	3,960
NJ	VEOLIA WATER NEW JERSEY MATCHAPONIX	NJ1326004	CWS	Surfacewater	0
NJ	VEOLIA WATER NEW JERSEY PREDMORE ESTATES	NJ1922021	CWS	Groundwater	45

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	VEOLIA WATER NEW JERSEY SAMMIS ROAD	NJ1922022	CWS	Groundwater	53
NJ	VEOLIA WATER NEW JERSEY SUNSET RIDGE	NJ1922011	CWS	Groundwater	208
NJ	VEOLIA WATER NEW JERSEY SUSSEX HILLS	NJ1922006	CWS	Groundwater	168
NJ	VEOLIA WATER NEW JERSEY TOMS RIVER	NJ1507005	CWS	Groundwater	123,184
NJ	VEOLIA WATER NEW JERSEY VERNON VALLEY	NJ1922026	CWS	Groundwater	5,517
NJ	VEOLIA WATER NEW JERSEY WALNUT HILLS	NJ1922015	CWS	Groundwater	53
NJ	VEOLIA WATER NEW JERSEYWOODRIDGE ESTATES	NJ1924004	CWS	Groundwater	80
NJ	VEOLIA WATER NJ - OLDE MILFORD EST	NJ1615016	CWS	Groundwater	1,577
NJ	VEOLIA WATER NJ ALLENDALE WATER SYSTEM	NJ0201001	CWS	Surfacewater purchased	6,702
NJ	VEOLIA WATER NJ BALD EAGLE COMMONS	NJ1615020	CWS	Groundwater	1,444
NJ	VEOLIA WATER NJ GRANDVIEW ESTATES	NJ1922005	CWS	Groundwater	59
NJ	VEOLIA WATER NJ GREENBROOK ESTATES	NJ1615002	CWS	Groundwater	600
NJ	VEOLIA WATER NJ INDEPENDENCE HIGHLAND	NJ2112002	CWS	Groundwater	350
NJ	VEOLIA WATER NJ INDEPENDENCE VALLEY VIEW	NJ2112001	CWS	Groundwater	110
NJ	VEOLIA WATER NJ-BALD EAGLE VILLAGE	NJ1615018	CWS	Groundwater	1,258
NJ	VERONA WATER DEPARTMENT	NJ0720001	CWS	Surfacewater purchased	13,641
NJ	VILLAGE I	NJ1710006	CWS	Groundwater	43
NJ	VINELAND WATER & SEWER UTILITY	NJ0614003	CWS	Groundwater	36,250
NJ	WALDWICK WATER DEPT	NJ0264001	CWS	Groundwater	10,208
NJ	WALL TWP WATER DEPT	NJ1352003	CWS	Surfacewater purchased	26,000
NJ	WALLINGTON WATER DEPT	NJ0265001	CWS	Surfacewater purchased	11,583
NJ	WANAQUE W DEPT.	NJ1613002	CWS	Surfacewater purchased	10,266
NJ	WASHINGTON TOWNSHIP MUA	NJ0818004	CWS	Groundwater	48,000
NJ	WASHINGTON TWP MUA-HAGER	NJ1438003	CWS	Groundwater	3,458
NJ	WASHINGTON TWP MUA-SCHOO	NJ1438004	CWS	Groundwater	4,866
NJ	WEST DEPTFORD TWP WATER DEPT	NJ0820001	CWS	Surfacewater purchased	22,000
NJ	WESTVILLE WATER DEPARTMENT	NJ0821001	CWS	Groundwater	6,000
NJ	WHARTON WATER DEPT	NJ1439001	CWS	Groundwater	6,342
NJ	WILLINGBORO MUA	NJ0338001	CWS	Groundwater	35,000
NJ	WINDING BROOK MHP SYSTEM 2	NJ1319009	CWS	Groundwater	184
NJ	WINDTRYST APTS	NJ2123002	CWS	Groundwater	216

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	WINDY ACRES MOBILE HOME	NJ1406002	CWS	Groundwater	100
NJ	WINSLOW COURT HOMES INC	NJ0436010	CWS	Groundwater	90
NJ	WINSLOW TWP DMU	NJ0436007	CWS	Surfacewater purchased	39,174
NJ	WONDER LAKE PROPERTIES I	NJ1615017	CWS	Groundwater	105
NJ	WOODBURY CITY W DEPT	NJ0822001	CWS	Surfacewater purchased	9,963
NJ	WOODBURY HEIGHTS W UTILI	NJ0823001	CWS	Surfacewater purchased	3,008
NJ	WOODLAND HEIGHTS HOMEOWNERS ASSOCIATION	NJ1615022	CWS	Groundwater	55
NM	ALAMOGORDO DOMESTIC WATER SYSTEM	NM3513319	CWS	Surfacewater	36,828
NM	ALBUQUERQUE WATER SYSTEM	NM3510701	CWS	Surfacewater	659,736
NM	CIDER MILL FARMS MDWCA	NM3574519	CWS	Groundwater	74
NM	CLOUDCROFT WATER SYSTEM	NM3513519	CWS	Groundwater	2,865
NM	DONA ANA MDWCA	NM3554307	CWS	Groundwater	16,217
NM	FLORA VISTA MUTUAL DOMESTIC	NM3510024	CWS	Surfacewater purchased	3,788
NM	GRADY WATER SYSTEM	NM3527405	CWS	Groundwater	207
NM	HOBBS MUNICIPAL WATER SUPPLY	NM3521613	CWS	Groundwater	39,700
NM	LA LUZ MDWCA	NM3513719	CWS	Surfacewater	2,500
NM	LAS CRUCES MUNICIPAL WATER SYSTEM	NM3511707	CWS	Groundwater	87,389
NM	MELROSE WATER SYSTEM	NM3527505	CWS	Groundwater	1,332
NM	MOUNTAIN ORCHARD MDWCA	NM3563619	CWS	Groundwater	103
NM	PORTALES WATER SYSTEM	NM3528522	CWS	Groundwater	14,067
NM	SANTA FE WATER SYSTEM (CITY OF)	NM3505126	CWS	Surfacewater	90,810
NM	TEXICO WATER SYSTEM	NM3527605	CWS	Groundwater	1,331
NM	TULAROSA WATER SYSTEM	NM3514019	CWS	Surfacewater	3,458
NM	TURQUOISE ESTATES WATER COOP	NM3550905	CWS	Groundwater	168
NN	Kayenta NTUA	NN0403003	CWS	Groundwater	4,335
NV	ELKO CITY OF	NV0000272	CWS	GROUNDWATER	20,451
NV	HILLCREST MANOR WATER USERS ASSOCIATION	NV0000145	CWS	Groundwater	450
NV	TRUCKEE MEADOWS WATER AUTHORITY	NV0000190	CWS	Surfacewater	442,000
NY	796 BEDFORD ROAD APARTMENTS	NY5930069	CWS	Groundwater	40
NY	888 ROUTE 6	NY3917002	System not found in SDWIS, additional search could not find system name.		
NY	ADIRONDACK LODGES - ADIRONDACK	NY5621920	CWS	Groundwater	150
NY	AKRON VILLAGE	NY1400397	CWS	Surfacewater	3,100
NY	ALBERTSON WD	NY2902815	CWS	Groundwater	13,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	ALBION VILLAGE	NY3600596	CWS	Surfacewater	6,000
NY	ALEXANDRIA BAY VILLAGE	NY2202329	CWS	Surfacewater	1,900
NY	ALLEGANY VILLAGE	NY0400330	CWS	Groundwater	2,000
NY	ALPINE ACRES WATER DISTRICT	NY3905706	CWS	Groundwater	150
NY	ALPINE ESTATES	NY4519064	CWS	Groundwater	40
NY	ALPINE HEIGHTS TRAILER PARK	NY5501379	CWS	Groundwater	60
NY	AMENIA WATER DISTRICT NO 1	NY1302759	CWS	Groundwater	1,001
NY	AMSTERDAM (C)	NY2800136	CWS	Surfacewater	20,700
NY	ANTLERS AT DIAMOND POINT	NY5621608	CWS	Surfacewater	125
NY	ANTONE MOUNTAIN MOBILE HOME PARK	NY4501806	CWS	Groundwater	118
NY	ANTWERP VILLAGE	NY2202330	CWS	Groundwater	900
NY	APPLE RIDGE APARTMENTS EAST	NY3321981	CWS	Groundwater	44
NY	AQUEDUCT COMMUNITY MHP	NY5501273	CWS	Groundwater	60
NY	ARBOR ARMS APARTMENTS	NY1303214	CWS	Groundwater	70
NY	ARBOR HILLS WATER WORKS	NY5922910	CWS	Groundwater	180
NY	ARCADIA MOBILE HOME PARK	NY5800669	CWS	Groundwater under influence of surfacewater	75
NY	ARCADIA-LYONS CSA	NY5821130	CWS	Surfacewater purchased	5,754
NY	ARCADY BAY ESTATES	NY5618220	CWS	Surfacewater	470
NY	ARCHER ESTATES	NY3905695	CWS	Groundwater	120
NY	ARGYLE VILLAGE	NY5700116	CWS	Groundwater	495
NY	ARK PARK	NY0310339	CWS	Groundwater	170
NY	ARLUCK WATER DISTRICT	NY3503588	CWS	Groundwater	118
NY	ARROW PARK INC. CWS	NY3503536	CWS	Groundwater	83
NY	ASHFORD WEST VALLEY TOWN WATER DISTRICT	NY0430123	CWS	Groundwater	410
NY	ATTICA VILLAGE	NY6000607	CWS	Surfacewater	2,659
NY	AUSABLE HEIGHTS WATER SYSTEM	NY0910809	CWS	Groundwater	46
NY	AVALON ASSISTED LIVING	NY1313000	CWS	Groundwater	133
NY	BAILEY PARK	NY5405829	CWS	Groundwater	37
NY	BALDWINVILLE VILLAGE	NY3304307	CWS	Groundwater	9,200
NY	BALLSTON SPA VILLAGE	NY4500162	CWS	Groundwater	6,541
NY	BARD COLLEGE	NY1313839	CWS	Surfacewater	1,400
NY	BATH VILLAGE CONSOLIDATED SAMPLING AREA	NY5001206	CWS	Groundwater	6,298
NY	BATTISTI PUBLIC WATER SUPPLY	NY4100061	CWS	Groundwater	163
NY	BEACON CITY	NY1302760	CWS	Surfacewater	19,000
NY	BEAVER DAM LAKE WATER CORP.	NY3503550	CWS	Groundwater under influence of surfacewater	465
NY	BEDFORD CONSOLIDATED W.D.	NY5903419	CWS	Surfacewater purchased	9,056
NY	BEEKMAN MOBILE HOME PARK 2	NY1302116	CWS	Groundwater	100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	BELLA TERRA APARTMENTS	NY5530246	CWS	Groundwater	65
NY	BELLS POND NEW SECTION	NY1030276	System not found in SDWIS, additional search could not find system name.		
NY	BELLVALE PARK W.D.	NY3503602	CWS	Groundwater	100
NY	BELMONT VILLAGE PUBLIC WATER	NY0200314	CWS	Groundwater under influence of surfacewater	2,400
NY	BENWOOD KNOLLS MOBILE HOME PARK	NY1320264	CWS	Groundwater	87
NY	BERKSHIRE APARTMENTS	NY1321409	CWS	Groundwater	80
NY	BERLIN WATER DISTRICT # 2	NY4104503	CWS	Groundwater	700
NY	BETHLEHEM WD NO 1	NY0100191	CWS	Surfacewater	31,000
NY	BETHPAGE WD	NY2902817	CWS	Groundwater	33,000
NY	BIG FLATS WATER DISTRICT 5	NY0701011	CWS	Groundwater	8,489
NY	BIG SKY II, LLC	NY3510816	CWS	Groundwater	22
NY	BINGHAMTON, CITY OF	NY0301651	CWS	Surfacewater	47,600
NY	BIRCH HILL ACRES	NY3930047	CWS	Groundwater	60
NY	BIRCH HILL WATER	NY1330021	CWS	Groundwater	200
NY	BIRCH PARK	NY1610672	CWS	Groundwater	90
NY	BLACK CREEK APTS	NY5520381	CWS	Groundwater	80
NY	BLACKBERRY HILL	NY3905683	CWS	Groundwater	650
NY	BLOOMERSIDE WATER SUPPLY	NY5903448	CWS	Groundwater	300
NY	BLOOMING GROVE WD #2-OXFORD HE	NY3503620	CWS	Groundwater	131
NY	BLOOMING GROVE WD #4-TAPPAN HO	NY3503625	CWS	Groundwater	550
NY	BLOOMING GROVE WD #5-MT. VIEW	NY3503591	CWS	Groundwater	300
NY	BLOOMINGDALE WD	NY1500275	CWS	Groundwater	995
NY	BLUE LAKE	NY3512132	CWS	Surfacewater	1,850
NY	BLUE MT LAKE WD	NY2000135	CWS	Surfacewater	400
NY	BLUE STONE ACRES MHP	NY5501275	CWS	Groundwater under influence of surfacewater	180
NY	BOLTON WATER DISTRICT	NY5600101	CWS	Surfacewater	1,800
NY	BON ACRE MOBILE HOME PARK	NY4110694	CWS	Groundwater	180
NY	BONAVIEW MOBILE HOME PARK	NY0400870	CWS	Groundwater	20
NY	BOYD COMMUNITY	NY3201447	CWS	Groundwater	100
NY	BRAESIDE AQUA CORPORATION	NY3505661	CWS	Groundwater	323
NY	BRANDYBROOK MOBILE HOME COURT	NY3212121	CWS	Groundwater	42
NY	BREEZY HILLS COMMUNITY	NY1010854	CWS	Groundwater	51
NY	BREWSTER HEIGHTS	NY3905680	CWS	Surfacewater	698
NY	BREWSTER VILLAGE	NY3903639	CWS	Groundwater	2,000
NY	BRIDLESIDE APARTMENTS	NY5930137	CWS	Groundwater	230

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	BRINKERHOFF WATER DISTRICT	NY1302766	CWS	Groundwater under influence of surfacewater	3,788
NY	BROOKSIDE MEADOWS APARTMENTS	NY1330601	CWS	Groundwater	600
NY	BROOKSIDE SENIOR HOUSING	NY4130001	CWS	Groundwater	40
NY	BROWNVILLE VILLAGE	NY2202332	CWS	Groundwater	1,200
NY	BUENA VISTA APARTMENTS	NY5230224	CWS	Groundwater	52
NY	BUFFALO WATER AUTHORITY	NY1400422	CWS	Surfacewater	276,000
NY	BURNT HILLS-BALLSTON LK WD	NY4505658	CWS	Surfacewater purchased	9,288
NY	BUSTI MOBILE HOME PARK	NY0600808	CWS	Groundwater	97
NY	CADYVILLE WATER DISTRICT	NY0920775	CWS	Groundwater	843
NY	CAIRO WATER DISTRICT	NY1900025	CWS	Groundwater under influence of surfacewater	1,408
NY	CALE FARMS WATER WORKS	NY5922908	CWS	Groundwater	212
NY	CALLICOON WD	NY5203321	CWS	Groundwater	850
NY	CAMBRIDGE WATER WORKS	NY5700117	CWS	Groundwater	3,000
NY	CAMPBILL VILLAGE USA INC	NY1009225	CWS	Groundwater	235
NY	CANDLESTICK PARK	NY3501335	CWS	Groundwater	250
NY	CANDLEWOOD PARK WATER DISTRICT	NY5903449	CWS	Groundwater	125
NY	CANNON POINT CONDOMINIUMS	NY5605392	CWS	Surfacewater	275
NY	CAPE VINCENT VILLAGE	NY2202333	CWS	Surfacewater	1,500
NY	CAPRI ESTATES	NY3905684	CWS	Groundwater	140
NY	CARLE PLACE WD	NY2902818	CWS	Groundwater	9,005
NY	CARMEL WD 12	NY3921719	CWS	Groundwater	100
NY	CARMEL WD 14	NY3905700	CWS	Groundwater	400
NY	CARMEL WD 2	NY3903641	CWS	Surfacewater	5,000
NY	CARMEL WD 3	NY3903642	CWS	Groundwater	1,600
NY	CARMEL WD 4	NY3905675	CWS	Groundwater	700
NY	CARMEL WD 5	NY3905698	CWS	Groundwater	180
NY	CARMEL WD 6-SHELL VALLEY	NY3905709	CWS	Groundwater	324
NY	CARMEL WD 6-TOMAHAWK CREEK	NY3909761	CWS	Groundwater	80
NY	CARMEL WD 7	NY3905697	CWS	Groundwater	300
NY	CARMEL WD 8	NY3903644	CWS	Surfacewater	1,600
NY	CARMEL WD 9	NY3903648	CWS	Groundwater	440
NY	CARROLL (T) WATER DISTRICT	NY0600365	CWS	Groundwater	2,600
NY	CASTAGNA WELLNESS WATER COMPANY	NY1330735	CWS	Groundwater	100
NY	CASTLE GATE PARK	NY1319115	CWS	Groundwater	75
NY	CASTLE HIGH TRAILER PARK	NY3501336	CWS	Groundwater	325
NY	CASTLETON VILLAGE PWS	NY4100035	CWS	Groundwater	2,413
NY	CATSKILL VILLAGE	NY1900026	CWS	Surfacewater	8,000
NY	CEDAR ACRES MOBILE HOME PARK	NY4110695	CWS	Groundwater	276
NY	CEDAR DOWNS WATER DISTRICT	NY5903478	CWS	Groundwater	195

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	CEDAR MEADOWS WATER CORP	NY1330337	CWS	Groundwater	250
NY	CEDAR VALLEY WATERWORKS	NY1322057	CWS	Groundwater	300
NY	CHAMPION PARK	NY3300981	CWS	Groundwater	400
NY	CHARLOTTE GROVE MOBILE HOME CT	NY1302126	CWS	Groundwater	100
NY	CHATEAU RIDGE	NY3905685	CWS	Groundwater	300
NY	CHELSEA COVE HOMES	NY1320803	CWS	Groundwater	1,450
NY	CHENANGO CONSOLIDATED WD #1	NY0301653	CWS	Groundwater	9,200
NY	CHESTER VILLAGE	NY3503524	CWS	Surfacewater	3,448
NY	CHESTERFIELD WD	NY1500283	CWS	Surfacewater	2,300
NY	CHESTERTOWN WATER DISTRICT	NY5600102	CWS	Groundwater	750
NY	CHURCH CREEK MOBILE HOME COMMUNITY	NY4410170	CWS	Groundwater	150
NY	CIRCLE COURT MOBILE PARK	NY1400841	CWS	Groundwater under influence of surfacewater	90
NY	CLARENDON TOWN WDS	NY3630023	CWS	Surfacewater purchased	2,482
NY	CLAYTON VILLAGE	NY2202335	CWS	Surfacewater	2,100
NY	CLEARING IN THE WOODS	NY3903709	CWS	Groundwater	162
NY	CLIFTON PARK WATER AUTHORITY	NY4500175	CWS	Surfacewater purchased	35,000
NY	CLOVE BRANCH APARTMENTS	NY1303217	CWS	Groundwater	50
NY	CLOVERLAND MHP	NY5421825	CWS	Groundwater	55
NY	CLYMER WATER DISTRICT	NY0600359	CWS	Groundwater	650
NY	COBLESKILL VILLAGE	NY4700094	CWS	Surfacewater	4,678
NY	COHOES CITY	NY0100192	CWS	Surfacewater	16,883
NY	COLD SPRING TRAILER COURT	NY3901354	CWS	Groundwater	29
NY	COLD SPRING VILLAGE	NY3903652	CWS	Surfacewater	2,666
NY	COLEBROOK TRAILER COURT	NY4501788	CWS	Groundwater	27
NY	COLLINGWOOD LLC UMH NY	NY0700772	CWS	Groundwater under influence of surfacewater	212
NY	COLONIAL VILLAGE MHP	NY4701525	CWS	Groundwater	147
NY	COOPERSTOWN VILLAGE	NY3800145	CWS	Surfacewater	2,400
NY	CORINTH VILLAGE	NY4500164	CWS	Groundwater under influence of surfacewater	4,000
NY	CORNING CITY	NY5001209	CWS	Groundwater	10,300
NY	CORNWALL MEADOWS TOWNHOMES W.S.	NY3922190	CWS	Groundwater	230
NY	CORNWALL-ON-HUDSON	NY3503526	CWS	Surfacewater	9,700
NY	CORTLANDVILLE TOWN WATER	NY1101755	CWS	Groundwater	4,300
NY	COTSWOLD WATER SUPPLY	NY5920706	CWS	Groundwater	150
NY	COTTEKILL VILLAGE	NY5520539	CWS	Groundwater	55
NY	COUNTRY ACRES ESTATES, LLC	NY4110691	CWS	Groundwater	100
NY	COUNTRY ACRES MOBILE HOME PARK	NY1302119	CWS	Groundwater	100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	COUNTRY CLUB HOMES	NY0412272	CWS	Groundwater	100
NY	COUNTRY COMMON APARTMENTS	NY1321942	CWS	Groundwater	200
NY	COUNTRY ESTATES (IN CAIRO)	NY1919224	CWS	Groundwater	201
NY	COUNTRY HILL ESTATES	NY3905694	CWS	Groundwater	236
NY	COUNTRY VILLAGE	NY0412074	CWS	Groundwater	75
NY	COUNTYLINE MOBILE HOME PARK, LLC	NY3600757	CWS	Groundwater	450
NY	COVE VIEW APARTMENTS	NY1303218	CWS	Groundwater	60
NY	COVERED BRIDGE WATER WORKS CORPORATION	NY1330108	CWS	Groundwater	600
NY	COVINGTON GREEN CONDOMINIUM	NY3921710	CWS	Groundwater	120
NY	CRANERIDGE WATER SUPPLY	NY1430017	CWS	Groundwater	360
NY	CREEKS EDGE MHP	NY1012338	CWS	Groundwater	55
NY	CREEKSIDE PARK	NY4110699	CWS	Groundwater	94
NY	CREEKSIDE (WINDSOR) MHP	NY0310345	CWS	Groundwater	110
NY	CRESTVIEW MANOR MOBILE HOME PARK	NY1330164	CWS	Groundwater	60
NY	CRESTWOOD ESTATES	NY2110537	CWS	Groundwater	100
NY	CROSS RESIDENTIAL HOMES LLC	NY1010856	CWS	Groundwater	40
NY	CROSSROADS MFG. HOUSING CORP.	NY2500794	CWS	Groundwater	60
NY	CROTON FALLS WATER DISTRICT	NY5903424	CWS	Groundwater under influence of surfacewater	216
NY	CROTON-ON-HUDSON VILLAGE	NY5903425	CWS	Groundwater	8,000
NY	CRUM ELBOW APARTMENTS	NY1321901	CWS	Groundwater	200
NY	CRYSTAL WATER SUPPLY COMPANY	NY5220222	CWS	Groundwater	300
NY	CUBA VILLAGE PUBLIC WATER	NY0200317	CWS	Groundwater	1,800
NY	DALTON FARMS	NY1330010	CWS	Groundwater	2,100
NY	DAWN MOBILE HOME PARK	NY1310666	CWS	Groundwater	36
NY	DEFERIET VILLAGE	NY2202336	CWS	Groundwater	420
NY	DELANCY STREET FOUNDATION (CASTLE)	NY3930031	CWS	Groundwater	48
NY	DELHI REHAB	NY1205152	CWS	Groundwater	144
NY	DELHI VILLAGE	NY1200257	CWS	Groundwater	3,833
NY	DEPOSIT (V) WATER DEPARTMENT	NY0301663	CWS	Groundwater	2,080
NY	DERUYTER VILLAGE	NY2602373	CWS	Groundwater	558
NY	DEVEREUX CENTER AT RED HOOK	NY1321999	CWS	Groundwater	321
NY	DEVON FARMS	NY1330141	CWS	Groundwater	200
NY	DIAMOND POINT WATER DISTRICT	NY5600103	CWS	Groundwater	493
NY	DIAMOND WOODS ESTATES MHP	NY4121420	CWS	Groundwater	150
NY	DIX HILLS WATER DISTRICT	NY5103276	CWS	Groundwater	34,522
NY	DORSET HOLLOW	NY3920091	CWS	Groundwater	30
NY	DRAPERS ACRES	NY1511360	CWS	Groundwater	240
NY	DUDLEY WATER SUPPLY	NY0501736	CWS	Groundwater	200
NY	DUTCHESS ESTATES INC	NY1302767	CWS	Groundwater under influence of surfacewater	400

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	DYKEER WATER CO.	NY5920065	CWS	Groundwater under influence of surfacewater	480
NY	EAST AURORA VILLAGE	NY1400433	CWS	Surfacewater purchased	6,610
NY	EAST LOUISVILLE WATER DISTRICT	NY4430133	CWS	Surfacewater	3,235
NY	ELEANOR NURSING CARE CENTER	NY1303212	CWS	Groundwater	190
NY	ELLIOTT MOBILE HOME PARK	NY5515079	CWS	Groundwater	45
NY	ELMIRA WATER BOARD	NY0701008	CWS	Surfacewater	54,000
NY	EMERALD GREEN LAKE LOUISE MARIE WC	NY5203346	CWS	Surfacewater	2,400
NY	EMPIRE/RIPLEY HILL COMMUNITY	NY1100634	CWS	Groundwater	64
NY	ENDICOTT MUNICIPAL WATER WORKS	NY0301665	CWS	Groundwater	45,000
NY	ENNIS PARC	NY1302124	CWS	Groundwater	200
NY	ESSEX WD	NY1500278	CWS	Surfacewater	350
NY	EURICH HEIGHTS	NY3505664	CWS	Groundwater	130
NY	EVERGREEN HILLS MHP	NY3218204	CWS	Groundwater	78
NY	EVERGREEN HOMEOWNERS ASSOC.	NY5630037	CWS	Groundwater	56
NY	FAIRLAWN MOBILE VILLAGE	NY3501329	CWS	Groundwater	34
NY	FAIRWAY RESIDENTIAL DEVELOPMENT	NY1330342	CWS	Groundwater	168
NY	FALL CREEK MHP	NY1302136	CWS	Groundwater	100
NY	FALLSBURG WHO-LS-SF	NY5203324	CWS	Groundwater	7,850
NY	FARMINGDALE (V)	NY2902821	CWS	Groundwater	8,744
NY	FARM-TO-MARKET ASSOCIATES	NY3903710	CWS	Groundwater	48
NY	FINGERLAKES MOBILE HOME PARK	NY4900686	CWS	Groundwater	50
NY	FISHERS ISLAND WW CORP	NY5103294	CWS	Surfacewater	2,500
NY	FISHKILL PLAINS	NY1302805	CWS	Groundwater under influence of surfacewater	900
NY	FISHKILL VILLAGE	NY1302765	CWS	Groundwater	4,101
NY	FLEISCHMANN'S VILLAGE	NY1200261	CWS	Groundwater	352
NY	FLEMINGS MOBILE HOME PARK	NY0101603	CWS	Groundwater	200
NY	FLORADAN LODGE	NY3903657	CWS	Groundwater	400
NY	FLORIDA VILLAGE	NY3503527	CWS	Surfacewater	2,884
NY	FOREST HILLS MHP	NY4501817	CWS	Groundwater under influence of surfacewater	429
NY	FOREST PARK HOMES	NY3905686	CWS	Groundwater	200
NY	FOREST PARK MOBILE HOME PARK	NY5510549	CWS	Groundwater	600
NY	FOREST PARK TRAILER PARK #2	NY5510721	CWS	Groundwater	96
NY	FOREST PARK WATER CO PLANT #3	NY5903487	CWS	Groundwater	67
NY	FORT EDWARD VILLAGE	NY5700119	CWS	Surfacewater	3,300
NY	FORT PLAIN (V) WATER WORKS	NY2800139	CWS	Surfacewater	2,250
NY	FOUNTAINHEAD TRAILER PARK	NY4301309	CWS	Groundwater	60

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	FOUR CORNERS WATER COMPANY	NY1330614	CWS	Groundwater under influence of surfacewater	750
NY	FOUR SEASONS WATER COMPANY	NY1330311	CWS	Groundwater	560
NY	FOUR WINDS HOSPITAL	NY5930031	CWS	Groundwater	400
NY	FOX HILL ESTATES	NY3905682	CWS	Groundwater	128
NY	FOX RUN CONDOMINIUMS	NY3903711	CWS	Groundwater	550
NY	FOX RUN ESTATES	NY5501370	CWS	Groundwater	78
NY	FRANKFORT (V) WATER WORKS	NY2102301	CWS	Groundwater	2,995
NY	FRANKLIN SQUARE WD	NY2902822	CWS	Groundwater	20,000
NY	FRANTONI VILLAS	NY1303221	CWS	Groundwater	18
NY	FULTON CITY	NY3704355	CWS	Surfacewater purchased	16,600
NY	FURLONG MOBILE HOME PARK	NY3700994	CWS	Groundwater	25
NY	GARDEN CITY (V)	NY2902824	CWS	Groundwater	46,000
NY	GARDEN CITY PARK WD	NY2902825	CWS	Groundwater	18,000
NY	GARDINER TOWN HOUSE APTS	NY5503746	CWS	Groundwater	100
NY	GARNET HEALTH MED CENTER CATSKILLS	NY5208954	CWS	Groundwater	450
NY	GARRISON LANDING WS	NY3903653	CWS	Groundwater	84
NY	GEORGETOWN BLUFFS	NY5503745	CWS	Groundwater	65
NY	GINOS GRAB N GO	NY3917001	System not found in SDWIS, additional search could not find system name.		
NY	GIPSY TRAIL CLUB	NY3905689	CWS	Groundwater	300
NY	GLASSBURY COURT AT COLD SPRING	NY3909004	CWS	Groundwater	90
NY	GLEN COVE CITY	NY2902826	CWS	Groundwater	28,000
NY	GLENFIELD WATER DISTRICT	NY2402363	CWS	Groundwater	300
NY	GLENMAR GARDENS IMPROVMT DIST	NY3905713	CWS	Groundwater	130
NY	GLENS FALLS CITY	NY5600104	CWS	Surfacewater	14,000
NY	GLENSVIEW APARTMENTS - LOWER	NY0311321	CWS	Groundwater	164
NY	GLENSVILLE WD #11	NY4600091	CWS	Groundwater	15,000
NY	GOLDENS BRIDGE COMMUNITY ASSOC	NY5903428	CWS	Groundwater	250
NY	GOOD LIFE MHP	NY5201345	CWS	Groundwater	200
NY	GORE MOUNTAIN TERRACE	NY5601499	CWS	Groundwater	45
NY	GOSHEN VILLAGE	NY3503528	CWS	Surfacewater	5,600
NY	GOSHEN W.D. #1 (HAMBLETONIAN PARK)	NY3503529	CWS	Groundwater	668
NY	GOSHEN W.D. #2 (ARCADIA HILLS)	NY3503605	CWS	Groundwater	822
NY	GRAND ISLAND TOWN WATER DEPT.	NY1400451	CWS	Surfacewater	19,500
NY	GRANDVIEW ESTATES	NY1302791	CWS	Groundwater	160
NY	GRANGE ROAD MOBILE ESTATES	NY4501794	CWS	Groundwater	52

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	GRAYMOOR VILLAGE	NY3905710	CWS	Groundwater	350
NY	GREAT OAK PROPERTIES	NY1322771	CWS	Groundwater	90
NY	GREATER PLATTSBURGH WATER DISTRICT	NY0900220	CWS	Groundwater	10,000
NY	GREEN ACRES MHP	NY0101544	CWS	Groundwater	55
NY	GREEN CHIMNEYS: MAIN WELL	NY3921720	CWS	Groundwater	150
NY	GREEN HARBOUR DEVELOPMENT	NY5621911	CWS	Groundwater	100
NY	GREEN ISLAND VILLAGE	NY0100195	CWS	Surfacewater purchased	2,900
NY	GREEN MEADOW PARK WATER CO	NY1302790	CWS	Groundwater	350
NY	GREENBRIAR SUBDIVISION	NY5918381	CWS	Groundwater	956
NY	GREENFIELD WATER DISTRICT	NY1302794	CWS	Groundwater	1,050
NY	GREENLAWN WD	NY5103271	CWS	Groundwater	42,000
NY	GREENPORT WD NO1	NY1000238	CWS	Groundwater	4,050
NY	GREENWOOD LAKE VILLAGE	NY3503530	CWS	Groundwater under influence of surfacewater	3,083
NY	GROVE ESTATES MOBILE HOME PARK	NY3808444	CWS	Groundwater	92
NY	GUILDERLAND TOWN WD	NY0100205	CWS	Surfacewater	30,000
NY	GUILFORD WATER DISTRICT	NY0801742	CWS	Surfacewater	350
NY	HADLEY SOUTH WD#1	NY4500165	CWS	Groundwater	800
NY	HADLEY WD #2	NY4511618	CWS	Groundwater	997
NY	HALCYON PARK WATER DISTRICT	NY5503391	CWS	Groundwater	402
NY	HALFMOON WATER DISTRICT (TROY)	NY4519111	CWS	Surfacewater purchased	15,000
NY	HAMILTON VILLAGE	NY2602377	CWS	Groundwater	4,239
NY	HAMLET APARTMENTS	NY1030013	CWS	Groundwater	25
NY	HAMMOND MOBILE HOME PARK	NY4501826	CWS	Groundwater	40
NY	HAMPTON BAYS WD	NY5103704	CWS	Groundwater	12,500
NY	HARMONY TRAILER COURT	NY3901356	CWS	Groundwater	30
NY	HARRIMAN VILLAGE	NY3503531	CWS	Groundwater	5,000
NY	HARTWICK WATER DISTRICT	NY3800150	CWS	Groundwater	416
NY	HARVEY SCHOOL	NY5912829	CWS	Groundwater	510
NY	HASBROUCK ESTATES MHP	NY5221877	CWS	Groundwater	66
NY	HAVILAND M.H.P. #2 - JENNIFER CT	NY1302122	CWS	Groundwater	53
NY	HAVILAND M.H.P. #1 - ANDREA & DEBRA CT	NY1302123	CWS	Groundwater	78
NY	HECTOR WATER DISTRICT	NY4801191	CWS	Groundwater under influence of surfacewater	1,340
NY	HEIMROTH MOBILE HOME PARK LLC	NY1006324	CWS	Groundwater	38
NY	HEMPSTEAD (V)	NY2902827	CWS	Groundwater	56,000
NY	HENDERSON TOWN WD 1,2	NY2230027	CWS	Surfacewater	700
NY	HERITAGE ESTATES WT CO	NY5518027	CWS	Groundwater	80
NY	HERITAGE GREEN HEALTH CARE CEN	NY0619239	CWS	Groundwater	400
NY	HERITAGE HILLS WATER SYSTEM	NY5917221	CWS	Groundwater	4,700

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	HERITAGE VILLAGE RETIREMENT CAMPUS	NY0600820	CWS	Groundwater under influence of surfacewater	430
NY	HERKIMER VILLAGE	NY2102306	CWS	Surfacewater	7,606
NY	HEUVELTON VILLAGE	NY4404387	CWS	Groundwater	830
NY	HICKORY HILL ESTATES	NY1316138	CWS	Groundwater	250
NY	HICKORY RIDGE TRAILER PARK	NY0310337	CWS	Groundwater	50
NY	HICKSVILLE WD	NY2902829	CWS	Groundwater	48,000
NY	HIGH FALLS WATER DISTRICT	NY5530250	CWS	Surfacewater purchased	426
NY	HIGH MEADOWS PARK INC.	NY1302121	CWS	Groundwater	700
NY	HIGH RIDGE WATER COMPANY	NY5521677	CWS	Groundwater	76
NY	HIGHFIELDS CONDO	NY3921739	CWS	Groundwater	50
NY	HIGHLAND FALLS VILLAGE	NY3503532	CWS	Surfacewater	5,400
NY	HIGHLAND INN, LLC	NY5507077	CWS	Groundwater	78
NY	HIGHLAND WATER DISTRICT	NY5503368	CWS	Surfacewater	4,000
NY	HIGHLAND WOODS MHP	NY5501270	CWS	Groundwater	112
NY	HILL SPARROW MASTER HOA	NY3921704	CWS	Groundwater	938
NY	HILLCREST WATER DISTRICT	NY3905705	CWS	Groundwater	305
NY	HILLSDALE GARDEN APTS.	NY1022335	CWS	Groundwater	40
NY	HILLSIDE APTS	NY5417118	CWS	Groundwater	37
NY	HILLSIDE ESTATES MHP	NY0600828	CWS	Groundwater	200
NY	HILLSIDE MOBILE HOME PARK - BROOME CO.	NY0310366	CWS	Groundwater	55
NY	HILLTOP COURT AND SALES	NY1302130	CWS	Groundwater	150
NY	HILLTOP HOUSE	NY4330011	CWS	Groundwater	73
NY	HILLTOP MEADOWS WATER SUPPLY	NY3920281	CWS	Groundwater	196
NY	HOEY-DE GRAW WATERWORKS	NY5203353	CWS	Groundwater	50
NY	HOLLY PARK M H P	NY3721559	CWS	Groundwater	50
NY	HOLLY PARK TERRACE	NY0700777	CWS	Groundwater	300
NY	HOLLY STREAM CONDOMINIUM APTS	NY3903712	CWS	Groundwater	225
NY	HOMEROOM LOFTS	NY4117261	CWS	Groundwater	62
NY	HOOSAC MEADOWS APARTMENTS	NY4118153	CWS	Groundwater	100
NY	HOOSICK FALLS (V) PWS	NY4100041	CWS	Groundwater under influence of surfacewater	4,925
NY	HOPEWELL GARDENS	NY1302763	CWS	Groundwater	300
NY	HOPEWELL HAMLET WATER DISTRICT	NY1330288	CWS	Groundwater under influence of surfacewater	900
NY	HOPEWELL SERVICES INC	NY1302764	CWS	Groundwater	500
NY	HORNELL CITY	NY5001215	CWS	Surfacewater	8,590
NY	HUDSON CITY	NY1000239	CWS	Surfacewater	7,500
NY	HUDSON MEADOWS	NY5501366	CWS	Groundwater	72
NY	HUDSON VALLEY WATER CO #3	NY5503370	CWS	Groundwater	56
NY	HUDSON VALLEY WATER CO #4	NY5503371	CWS	Groundwater	221

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	HUNT FARM WATER COMPANY	NY5920064	CWS	Groundwater	156
NY	HUNTERS GLEN CONDOMINIUM WS	NY3921697	CWS	Groundwater	160
NY	HURLEY WATER CO	NY5503369	CWS	Groundwater	2,200
NY	HYDE PARK APARTMENTS	NY0621249	CWS	Groundwater	32
NY	HYDE PARK MOBILE MANOR ESTATES	NY1310664	CWS	Groundwater	185
NY	HYDE PARK REGIONAL	NY1302796	CWS	Surfacewater	6,928
NY	HYDE PARK TERRACE APARTMENTS	NY1303222	CWS	Groundwater	70
NY	IDLE WHEELS MANUFACTURED HOME COMMUNITY	NY3700907	CWS	Groundwater	150
NY	INDIAN HILL SUBDIVISION	NY5918382	CWS	Groundwater	320
NY	INDIAN HILLS MOBILE HOME PARK	NY5000660	CWS	Groundwater	40
NY	INDIAN KILL	NY3503592	CWS	Surfacewater	1,000
NY	INDIAN LAKE WD	NY2000126	CWS	Groundwater	900
NY	INDIAN RIVER ESTATES, LTD.	NY2222513	CWS	Groundwater	303
NY	INDIAN VILLAGE	NY1701513	CWS	Groundwater	145
NY	INGERSOLL DRIVE SA	NY5830093	CWS	Surfacewater purchased	114
NY	IZZYS APARTMENTS	NY2202083	CWS	Groundwater	25
NY	J&R MOBILE HOMES	NY4320349	CWS	Groundwater	75
NY	JENNIE CLARKSON HOME	NY5910508	CWS	Groundwater	65
NY	JERICO WD	NY2902831	CWS	Groundwater	58,000
NY	JOCKEYVILLE ESTATES II	NY1721823	CWS	Groundwater	126
NY	JOHNSON CITY WATER WORKS	NY0301668	CWS	Groundwater	16,578
NY	JOLEE MOBILE HOME PARK	NY0400875	CWS	Groundwater	28
NY	JUENGSTVILLE FARM ASSOCIATION	NY5916740	CWS	Groundwater	45
NY	KATTELVILLE PLACE	NY0310344	CWS	Groundwater	50
NY	KAYADEROSS ACRES	NY4510771	CWS	Groundwater under influence of surfacewater	450
NY	KEELER FIELD	NY5906656	CWS	Groundwater	100
NY	KENT APARTMENTS	NY3903713	CWS	Groundwater	56
NY	KENT WD 1	NY3905708	CWS	Groundwater	360
NY	KENT WD 2	NY3905702	CWS	Groundwater	276
NY	KHAL ADAS KASHAU	NY5903154	CWS	Groundwater	650
NY	KIAMESHA ARTESIAN SPRING WATER COMPANY	NY5203344	CWS	Groundwater	879
NY	KING TRACT	NY3503598	CWS	Groundwater	150
NY	KINGS ESTATES	NY3521334	CWS	Groundwater	1,144
NY	KIRKWOOD CONSOLIDATED WD #1	NY0311206	CWS	Groundwater	2,600
NY	KIRYAS JOEL	NY3503627	CWS	Groundwater	36,575
NY	KNOLLS WATER CO., INC.	NY3503563	CWS	Groundwater	230
NY	L & D MOBILE HOME PARK, LLC	NY5530040	CWS	Groundwater	45
NY	L.B.S.H. HOUSING	NY4420611	CWS	Groundwater	100
NY	LAGOON MANOR HOMEOWNERS ASSOCIATION	NY5622708	CWS	Surfacewater	180

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	LAGRANGE TOWN CENTER WATER IMPROVMENT	NY1330320	CWS	Groundwater	980
NY	LAKE HILL FARMS WATER DISTRICT	NY3505650	CWS	Groundwater	1,556
NY	LAKE KATONAH CLUB INC	NY5903476	CWS	Groundwater	356
NY	LAKE LODGES APARTMENTS	NY1303224	CWS	Groundwater under influence of surfacewater	30
NY	LAKE LUCILLE PROP OWNERS ASSOC	NY4303660	CWS	Groundwater	92
NY	LAKE MAHOPAC CONDO	NY3920317	CWS	Groundwater	150
NY	LAKE PROPERTIES	NY3902003	CWS	Groundwater	20
NY	LATHAM WATER DISTRICT	NY0100198	CWS	Surfacewater	85,590
NY	LEAVENWORTH TRAILER PARK	NY4110697	CWS	Groundwater	60
NY	LEEWOOD KNOLLS WATER CO	NY5503405	CWS	Groundwater	135
NY	LEHIGH CROSSING APARTMENTS	NY5422534	CWS	Groundwater	48
NY	LEISURE VILLAGE	NY1208176	CWS	Groundwater	56
NY	LERAY TOWN WD 2 & 4	NY2221206	CWS	Groundwater	6,000
NY	LIBERTY UTILITIES NEW YORK - LYNBROOK	NY2902835	CWS	Groundwater	220,000
NY	LIBERTY UTILITIES NEW YORK - MERRICK	NY2902840	CWS	Groundwater	135,000
NY	LIBERTY UTILITIES NEW YORK - SEA CLIFF	NY2902853	CWS	Groundwater	13,400
NY	LIBERTY VILLAGE	NY5203329	CWS	Surfacewater	3,900
NY	LIMBERLOST ROAD APARTMENTS (GU)	NY3202240	CWS	Groundwater under influence of surfacewater	25
NY	LINCOLN HALL SCHOOL	NY5903156	CWS	Groundwater	500
NY	LITTLE SWITZERLAND	NY1302803	CWS	Groundwater	400
NY	LOCUST VALLEY WD	NY2902833	CWS	Groundwater	7,500
NY	LONDON BRIDGE WATER WORKS	NY3903647	CWS	Groundwater	288
NY	LONDON SQUARE APARTMENTS	NY4505645	CWS	Groundwater	640
NY	LONG LAKE ASSOCIATION	NY1030187	CWS	Groundwater	49
NY	LORDS HILL APARTMENTS	NY3316125	CWS	Groundwater	100
NY	LORELEI WATER SUPPLY	NY3503585	CWS	Groundwater	184
NY	LOUGHBERRY MOBILE HOME PARK	NY4501775	CWS	Groundwater	220
NY	LUCKY LAKE WD	NY5203356	CWS	Groundwater	60
NY	LUDINGTONVILLE APTS	NY3903714	CWS	Groundwater	40
NY	LYNDONVILLE VILLAGE	NY3600599	CWS	Surfacewater	1,418
NY	MADISON VILLAGE	NY2602378	CWS	Groundwater	390
NY	MADRID WATER DISTRICT	NY4404389	CWS	Groundwater	800
NY	MAGIC PINES MHP	NY1521744	CWS	Groundwater	220
NY	MAHOPAC WATER CO	NY3905707	CWS	Groundwater	540
NY	MAIDSTONE PARK COTTAGES	NY5114323	CWS	Groundwater	34
NY	MALONE V	NY1600008	CWS	Groundwater	13,232
NY	MALTA GARDENS APTS & MHP	NY4501785	CWS	Groundwater	950
NY	MANCHESTER WATER DISTRICT	NY1330550	CWS	Groundwater	1,180

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	MANHASSET LAKEVILLE WD	NY2902836	CWS	Groundwater	43,000
NY	MANSION RIDGE WATER COMPANY	NY3530065	CWS	Groundwater	276
NY	MAPLE GROVE WEST MHP	NY0810652	CWS	Groundwater	416
NY	MAPLE HILL CONDOMINIUM W.S.	NY3921640	CWS	Groundwater	380
NY	MAPLE LANE ASSOCIATES	NY1010862	CWS	Groundwater	147
NY	MAPLE LANE TRAILER COURT	NY5301416	CWS	Groundwater	200
NY	MAPLEBROOK SCHOOL	NY1316152	CWS	Groundwater	187
NY	MAPLEHURST PARK	NY0700780	CWS	Groundwater	75
NY	MARGARETVILLE VILLAGE	NY1200268	CWS	Groundwater	600
NY	MARIAPOLIS LUMINOSA	NY1330060	CWS	Groundwater	41
NY	MARION-ARCADIA-SODUS CSA	NY5801231	CWS	Surfacewater purchased	5,400
NY	MARYLAND WATER DISTRICT	NY3800157	CWS	Groundwater	524
NY	MASSAPEQUA WD	NY2902837	CWS	Groundwater	43,000
NY	MASSENA VILLAGE	NY4404390	CWS	Surfacewater	16,729
NY	MAVERICK KNOLLS HA	NY5521422	CWS	Groundwater	90
NY	MAY LANE MOBILE PARK	NY1310659	CWS	Groundwater	100
NY	MAYBROOK VILLAGE	NY3503533	CWS	Groundwater	3,000
NY	MAYFIELD (V) WATER WORKS	NY1704499	CWS	Groundwater	817
NY	MAYVILLE VILLAGE	NY0600368	CWS	Groundwater	2,000
NY	MAZZA-LEONE MOBILE HOME COURT	NY4301305	CWS	Groundwater	55
NY	MCGRAW VILLAGE	NY1101758	CWS	Groundwater	1,306
NY	MCWA	NY2701047	CWS	Surfacewater	496,753
NY	MEADOW CREST MOBILE HOME PARK	NY3822721	CWS	Groundwater	200
NY	MEADOWOOD MHP	NY0310326	CWS	Groundwater	232
NY	MEADOWS AT CROSS RIVER	NY5920685	CWS	Groundwater under influence of surfacewater	630
NY	MEADS POND MOBILE HOME PARK	NY0800626	CWS	Groundwater	56
NY	MECHANICVILLE CITY	NY4500166	CWS	Surfacewater	5,200
NY	MERRITT PARK WD, FISHKILL TOWN	NY1330656	CWS	Groundwater	1,000
NY	MICHELLE ESTATES	NY5930013	CWS	Groundwater	340
NY	MIDDLE GROVE MOBILE PARK	NY4501802	CWS	Groundwater under influence of surfacewater	90
NY	MIDDLEBRANCH APTS	NY3903715	CWS	Groundwater	50
NY	MILLBROOK SCHOOL	NY1316170	CWS	Groundwater under influence of surfacewater	350
NY	MILLERS TRAILER PARK	NY0800627	CWS	Groundwater	50
NY	MILLERTON VILLAGE	NY1302771	CWS	Groundwater	2,000
NY	MILLPORT VILLAGE WATER SUPPLY	NY0716016	CWS	Groundwater	292
NY	MINEOLA (V)	NY2902839	CWS	Groundwater	20,600
NY	MONROE VILLAGE	NY3503535	CWS	Surfacewater	9,753
NY	MONROE WD #02 (STRL MNR/HOR HTS)	NY3503633	CWS	Groundwater	128

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	MONROE WD #12 (MONROE HILLS ESTATES)	NY3503539	CWS	Groundwater	120
NY	MONROE WD #14 (ORCHARD HILL EST.)	NY3503540	CWS	Groundwater	196
NY	MONTCLAIR CONDOMINIUMS	NY1303225	CWS	Groundwater	1,100
NY	MONTGOMERY NURSING HOME	NY3510480	CWS	Groundwater	215
NY	MONTGOMERY VILLAGE	NY3503542	CWS	Groundwater	3,814
NY	MONTICELLO VILLAGE	NY5203337	CWS	Surfacewater	8,000
NY	MONTOUR FALLS VILLAGE	NY4801184	CWS	Groundwater	1,800
NY	MOORGATE MOBILE HOME PARK	NY1310814	CWS	Groundwater	100
NY	MOREAU WD #2 (QUEENSBURY)	NY4500177	CWS	Surfacewater purchased	5,750
NY	MORIAH WD	NY1500287	CWS	Surfacewater	3,100
NY	MORLEYS MOBILE PARK	NY4410166	CWS	Groundwater	150
NY	MORNING STAR VILLAGE	NY4410167	CWS	Groundwater	65
NY	MORNINGSIDE HEIGHTS WD / ERWIN (T)	NY5001212	CWS	Groundwater	4,570
NY	MORRISTOWN WATER DISTRICT	NY4404391	CWS	Surfacewater	395
NY	MORRISVILLE VILLAGE	NY2603521	CWS	Groundwater	2,199
NY	MOUNT EBO WS	NY3920885	CWS	Groundwater	1,500
NY	MOUNT FUJI	NY4320531	CWS	Groundwater	282
NY	MOUNT KISCO WATER DEPARTMENT	NY5903437	CWS	Surfacewater	9,600
NY	MOUNT MORRIS VILLAGE	NY2501023	CWS	Surfacewater	3,500
NY	MOUNTAIN LODGE PARK DEVELOPMEN	NY3503596	CWS	Groundwater	488
NY	MOUNTAIN VIEW MEADOWS MHP	NY5201348	CWS	Groundwater	140
NY	MOUNTAIN VIEW MOBILE ESTATES	NY1302118	CWS	Groundwater	190
NY	MOUNTAIN VIEW MOBILE ESTATES - KINGSBURY	NY5701546	CWS	Groundwater	150
NY	MOUNTAIN VIEW MOBILE HOME PARK	NY4110701	CWS	Groundwater	120
NY	MOUNTAINVIEW MOBILE HOME PARK	NY1206338	CWS	Groundwater	222
NY	MOUNTAINVIEW MOBILE HOME PARK	NY4301306	CWS	Groundwater	225
NY	MT. IVY 2019 MHC, LLC	NY4301307	CWS	Groundwater	170
NY	MT. ORANGE TRAILER PARK	NY3501323	CWS	Groundwater	30
NY	NANTICOKE CREEK (NANTICOKE)	NY0310651	CWS	Groundwater	225
NY	NARROWSBURG WD	NY5203338	CWS	Groundwater	800
NY	NASSAU (V) PWS	NY4100042	CWS	Groundwater	1,250
NY	NEMAREST CLUB	NY3919736	CWS	Groundwater	70
NY	NEW CASTLE/STANWOOD W.D.	NY5903442	CWS	Surfacewater purchased	16,800
NY	NEW PALTZ (VILLAGE) WATER DIST	NY5503379	CWS	Surfacewater	6,818
NY	NEW TWIN LAKES VILLAGE	NY5201350	CWS	Groundwater	900
NY	NEW VERNON ESTATES	NY3503607	CWS	Groundwater	300
NY	NEW WINDSOR CONSOLIDATED WD	NY3503580	CWS	Groundwater	30,000
NY	NEW YORK CITY SYSTEM	NY7003493	CWS	Surfacewater	8,271,000
NY	NEWARK VALLEY VILLAGE	NY5304407	CWS	Groundwater	1,253
NY	NEWBURGH CITY	NY3503549	CWS	Surfacewater	28,000
NY	NEWBURGH CONSOLIDATED WD	NY3503578	CWS	Surfacewater	30,975

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	NEWFIELD ESTATES	NY5405808	CWS	Groundwater	160
NY	NEWFIELD WDS	NY5404421	CWS	Groundwater	2,300
NY	NISKAYUNA CONSOLIDATED WD #11	NY4600073	CWS	Groundwater	21,781
NY	NORTH CASTLE WD #2	NY5903446	CWS	Groundwater	1,200
NY	NORTH CASTLE WD #4	NY5922909	CWS	Groundwater	1,225
NY	NORTH COLLINS VILLAGE	NY1400517	CWS	Groundwater	1,496
NY	NORTH CREEK MOBILE VILLAGE	NY4514027	CWS	Groundwater	75
NY	NORTH POINT CREEK APARTMENTS LTD.	NY1930059	CWS	Groundwater	35
NY	NORTH TONAWANDA CITY	NY3100572	CWS	Surfacewater	31,568
NY	NORTHERN DUTCHESS MOBILE HOME PARK	NY1302117	CWS	Groundwater	100
NY	NORTHWAY MHP	NY1701509	CWS	Groundwater	250
NY	NORTHWAY MOBILE HOME PARK - PLATTSBURGH	NY0901535	CWS	Groundwater	54
NY	NORTHWOOD WATER COMPANY	NY4521804	CWS	Groundwater	1,300
NY	NORTHWOODS ESTATES	NY2220874	CWS	Groundwater	315
NY	NUNDA VILLAGE	NY2501024	CWS	Surfacewater	1,600
NY	NYACK VILLAGE WATER SUPPLY	NY4303666	CWS	Surfacewater	14,700
NY	OAKRIDGE WATER DISTRICT	NY5918395	CWS	Groundwater	892
NY	OCWA	NY3304336	CWS	Surfacewater	350,000
NY	OGDENSBURG CITY	NY4404394	CWS	Surfacewater	10,064
NY	OLD WESTBURY (V)	NY2902843	CWS	Groundwater	4,700
NY	OLEAN CITY	NY0400345	CWS	Surfacewater	14,500
NY	OLIVET ACADEMY	NY1316151	CWS	Groundwater	204
NY	OLIVET MANAGEMENT, LLC	NY1316987	CWS	Surfacewater	79
NY	ONTARIO TOWN BENEFIT AREA #1	NY5801233	CWS	Surfacewater	10,136
NY	ORANGE COUNTY ESTATES, INC	NY3519648	CWS	Groundwater	25
NY	ORANGE LAKE TRAILER PARK	NY3513621	CWS	Groundwater	80
NY	ORMSBY MOBILE HOME PARK	NY0901534	CWS	Groundwater	76
NY	OSSINING WATER DEPARTMENT	NY5903451	CWS	Surfacewater	30,000
NY	OSWEGO CITY	NY3704361	CWS	Surfacewater	29,400
NY	OWEGO WD #2	NY5305672	CWS	Groundwater	2,754
NY	OWEGO WD #3	NY5305671	CWS	Groundwater	2,150
NY	OWEGO WD #4	NY5305670	CWS	Groundwater	3,196
NY	OYSTER BAY WD	NY2902844	CWS	Groundwater	8,700
NY	PABST WATER CO. INC.	NY5903470	CWS	Groundwater	253
NY	PAINTED APRON WATER CO, T.O.	NY3503621	CWS	Groundwater	150
NY	PAINTED POST VILLAGE	NY5001222	CWS	Groundwater	1,842
NY	PALATINE MANOR	NY1030069	CWS	Groundwater	54
NY	PALMYRA SOUTH SA	NY5830003	CWS	Surfacewater purchased	190
NY	PALMYRA-MACEDON-WALWORTH CSA	NY5801257	CWS	Surfacewater purchased	23,457
NY	PARK DANTOINE MHP	NY4501823	CWS	Groundwater	30

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	PARTRIDGE GARDEN APARTMENTS	NY1303228	CWS	Groundwater	150
NY	PATTERSON VILLAGE CONDOMINIUMS	NY3903716	CWS	Groundwater	210
NY	PAWLING VILLAGE	NY1302772	CWS	Groundwater	2,100
NY	PAWLING WD #2	NY1314504	CWS	Groundwater	200
NY	PEACEABLE HILL WATER DISTRICT	NY3919662	CWS	Groundwater purchased	440
NY	PECONIC RIVER MOBILE HOME PARK	NY5101296	CWS	Groundwater	75
NY	PEEKSKILL CITY	NY5903452	CWS	Surfacewater	24,272
NY	PETERSBURGH WATER DISTRICT	NY4100043	CWS	Groundwater	240
NY	PETOFF GARDEN APARTMENTS	NY1722439	CWS	Groundwater	46
NY	PHILADELPHIA VILLAGE	NY2202341	CWS	Groundwater under influence of surfacewater	1,800
NY	PIETSCHS GARDENS	NY5903467	CWS	Groundwater under influence of surfacewater	337
NY	PINE BLUFF COURT	NY0600901	CWS	Groundwater	312
NY	PINE GARDEN APARTMENTS	NY5530009	CWS	Groundwater	32
NY	PINE GROVE LITTLE NURSERY	NY3920066	System not found in SDWIS, additional search could not find system name.		
NY	PINE GROVE MOBILE HOME PARK	NY3501320	CWS	Groundwater	340
NY	PINE HAVEN MOBILE COURT	NY4110700	CWS	Groundwater	300
NY	PINE HILLS MOBILE HOME COMMUNITY	NY1710673	CWS	Groundwater	20
NY	PINE ISLAND WATER CO.	NY3503590	CWS	Groundwater	100
NY	PINE PLAINS WATER IMPROVEMENT AREA	NY1302773	CWS	Groundwater	880
NY	PINE TREE APARTMENTS NORTH	NY1916985	CWS	Groundwater	38
NY	PINE TREE MOBILE HOME PARK	NY1006320	CWS	Groundwater	44
NY	PINE VILLAGE ESTATES MHP	NY3201459	CWS	Groundwater	72
NY	PINEBROOK ESTATES	NY1322156	CWS	Surfacewater purchased	400
NY	PINEWOOD KNOLLS WATER DISTRICT	NY1302785	CWS	Groundwater	150
NY	PLAINVIEW WD	NY2902845	CWS	Groundwater	34,000
NY	PLATTSBURGH CITY	NY0900217	CWS	Surfacewater	24,173
NY	PLAZA AT CLOVER LAKE	NY3920080	CWS	Groundwater	120
NY	PLEASANT RIDGE APARTMENTS	NY1330652	CWS	Groundwater	25
NY	PLEASANT VALLEY GARDEN APARTMENTS	NY1330334	CWS	Groundwater under influence of surfacewater	30
NY	PLEASANT VALLEY MEADOWS	NY1330461	CWS	Groundwater	50
NY	PLEASANT VALLEY MOBILE HOME PARK-MORAVIA	NY0506418	CWS	Groundwater	60
NY	PLEASANT VILLA M.H.P.	NY5701552	CWS	Groundwater	72

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	POCANTICO HILLS WATER DISTRICT	NY5903472	CWS	Surfacewater	329
NY	POLAND VILLAGE	NY2102313	CWS	Groundwater	508
NY	POMONA COUNTRY CLUB	NY4330041	CWS	Groundwater	30
NY	POMONA GLEN	NY4325001	CWS	Groundwater	50
NY	POND SHORE (HIGHLANDS AT PAWLING)	NY1322895	CWS	Groundwater	300
NY	PORT EWEN WATER DISTRICT	NY5503382	CWS	Surfacewater	4,500
NY	PORT HENRY WD	NY1500290	CWS	Surfacewater	1,831
NY	PORT JERVIS CITY	NY3503554	CWS	Surfacewater	9,000
NY	PORT KENT WD	NY1520370	CWS	Surfacewater	158
NY	PORT WASHINGTON WD	NY2912267	CWS	Groundwater	34,000
NY	POTTERSVILLE WATER DISTRICT	NY5600110	CWS	Groundwater	300
NY	POUGHKEEPSIE TOWNWIDE WD	NY1302812	CWS	Surfacewater purchased	43,000
NY	POWELL ROAD MOBILE PARK	NY1302115	CWS	Groundwater	210
NY	PRESERVE AT GORE MOUNTAIN	NY5630045	CWS	Groundwater	36
NY	PRESTON MANOR	NY0807115	CWS	Groundwater	40
NY	PRINCETOWN WATER SUPPLY	NY4600093	CWS	Groundwater	600
NY	PYRAMID PINES ESTATES MHP	NY4501812	CWS	Groundwater	950
NY	QUAKER HILL ESTATES W D	NY1302797	CWS	Groundwater	350
NY	QUEEN OF APOSTLES	NY3530201	CWS	Groundwater	45
NY	QUILTY HILL MOBILE HOME PARK	NY0310354	CWS	Groundwater	45
NY	RAMLEH WATER WORKS CORP. INC.	NY5922912	CWS	Groundwater	80
NY	RANDOLPH TOWN WATER DISTRICT	NY0400348	CWS	Groundwater	1,738
NY	REAGANS MILL WATER COMPANY	NY1321478	CWS	Groundwater	1,225
NY	RED CREEK NORTH SA	NY5830010	CWS	Groundwater purchased	36
NY	RED CREEK VILLAGE	NY5801237	CWS	Groundwater	499
NY	RED HOOK VILLAGE	NY1302775	CWS	Groundwater	2,730
NY	RED HOOK WATER DISTRICT #1 TOWN	NY1302788	CWS	Groundwater under influence of surfacewater	1,610
NY	REED FARM CONDOMINIUMS W.S.	NY3920295	CWS	Groundwater	600
NY	REGENCY ESTATES	NY4501798	CWS	Groundwater	33
NY	RENSSELAER CITY PWS	NY4100044	CWS	SURFACE WATER PURCHASED	9,300
NY	REVERE PARK (EAST FISHKILL W D#2)	NY1302798	CWS	Groundwater under influence of surfacewater	275
NY	RHINEBECK MOBILE HOME COMMUNITY	NY1302135	CWS	Groundwater	100
NY	RHINEBECK VILLAGE WATER	NY1302776	CWS	Surfacewater	6,000
NY	RIDGEBURY LAKE ACRES	NY3503626	CWS	Groundwater	250
NY	RIVERHEAD WD	NY5103705	CWS	Groundwater	35,000
NY	ROCK TERRACE TRAILER PARK	NY3510766	CWS	Groundwater	130
NY	ROLLING ACRES MOBILE HOME PARK	NY0700789	CWS	Groundwater	110

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	ROLLING ACRES MOBILE PARK	NY5501271	CWS	Groundwater	120
NY	ROLLING HILLS COMMUNITY, LLC	NY3300992	CWS	Groundwater	200
NY	ROSEMARIE MOBILE HOME PARK	NY5501272	CWS	Groundwater	51
NY	ROSENDALE WATER DISTRICT	NY5503383	CWS	Surfacewater	2,200
NY	ROSLYN WD	NY2902851	CWS	Groundwater	17,000
NY	ROTTERDAM WD #3	NY4600067	CWS	Groundwater	1,900
NY	ROTTERDAM WD #5	NY4600069	CWS	Groundwater	28,000
NY	ROUSES POINT VILLAGE WD	NY0900223	CWS	Surfacewater	2,550
NY	RUBY ESTATES	NY5501385	CWS	Groundwater	25
NY	RURAL ATLANTIC WATER CO.	NY3503565	CWS	Groundwater	74
NY	RURAL RIDGE WATER DIST.	NY3503574	CWS	Groundwater	326
NY	SACKETS HARBOR VILLAGE	NY2202343	CWS	Surfacewater	2,200
NY	SACKETT LAKE ESTATES	NY5230003	CWS	Groundwater	80
NY	SAGAMOR WATER CORPORATION	NY1330454	CWS	Groundwater	400
NY	SAINT BASILS ACADEMY	NY3916014	CWS	Groundwater	130
NY	SAINT NERSESS ARMENIAN SEMINARY	NY5930011	CWS	Groundwater	32
NY	SALEM ACRES ASSOC	NY5903466	CWS	Groundwater	138
NY	SALEM CHASE	NY5930027	CWS	Groundwater	175
NY	SAMARITAN VILLAGE	NY5505567	CWS	Groundwater	275
NY	SANDRIDGE MOBILE HOME PARK	NY3715923	CWS	Groundwater	450
NY	SANDS POINT (V)	NY2902852	CWS	Groundwater	2,900
NY	SARATOGA COUNTRY ESTATES	NY4519642	CWS	Groundwater	115
NY	SARATOGA COUNTY WATER AUTHORITY	NY4530222	CWS	Surfacewater	1,525
NY	SARATOGA GREENS MHP	NY4501793	CWS	Groundwater	130
NY	SARATOGA SPRINGS CITY	NY4500168	CWS	Surfacewater	26,525
NY	SARATOGA SPRINGS CITY (GEYSER CREST)	NY4500178	CWS	Groundwater	4,000
NY	SARATOGA VILLAS	NY4501768	CWS	Groundwater	130
NY	SARATOGA WATER SERVICES	NY4511620	CWS	Groundwater	8,850
NY	SAUQUOIT CONSOLIDATED WD (T/O/PARIS)	NY3202407	CWS	Groundwater	2,700
NY	SCDA LTD	NY3905002	System not found in SDWIS, additional search could not find system name.		
NY	SCHAGHTICOKE (V) PWS	NY4100045	CWS	Groundwater	949
NY	SCHENECTADY CITY WATER WORKS	NY4600070	CWS	Groundwater	61,821
NY	SCHODACK CONSOLIDATED WATER DISTRICT 101	NY4130317	CWS	Groundwater	1,068
NY	SCHODACK WATER DISTRICT # 1/CLEARVIEW	NY4100049	CWS	Groundwater	575
NY	SCHREIBER WATER WORKS	NY1315971	CWS	Groundwater	80

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	SCHUYLERVILLE-VICTORY JWC	NY4500169	CWS	Groundwater	2,200
NY	SCOTCH PINE MANOR	NY3725000	CWS	Groundwater	84
NY	SCOTCHTOWN PARK	NY3503555	CWS	Groundwater	180
NY	SCOTIA VILLAGE WATER WORKS	NY4600071	CWS	Groundwater	12,800
NY	SENECA COUNTY WATER DISTRICT #1	NY4912215	CWS	Surfacewater purchased	1,820
NY	SENECA FALLS	NY4901198	CWS	Surfacewater	9,400
NY	SHADY PINES MOBILE HOME PARK	NY4517244	CWS	Groundwater	140
NY	SHELTER ISLAND HEIGHTS ASSOCIATION	NY5103243	CWS	Groundwater	463
NY	SHERMAN VILLAGE	NY0600373	CWS	Groundwater	917
NY	SHORE ESTATES OWNERS ASSOC INC	NY3903649	CWS	Groundwater	60
NY	SHOREHAVEN CIVIC ASSOCIATION	NY1302807	CWS	Groundwater	300
NY	SIDNEY VILLAGE	NY1200270	CWS	Groundwater	3,800
NY	SILO RIDGE FIELD CLUB	NY1330729	CWS	Groundwater under influence of surfacewater	115
NY	SILVER ROCK MOBILE HOME PARK	NY3700929	CWS	Groundwater	40
NY	SISTER SERVANTS OF MARY IMMACULATE	NY4315999	CWS	Groundwater	55
NY	SKI WINDHAM	NY1911541	CWS	Groundwater	856
NY	SLEEPY HOLLOW MOBILE PARK	NY3510681	CWS	Groundwater	400
NY	SMYRNA VILLAGE	NY0801748	CWS	Groundwater	211
NY	SNELL'S COMPLEX	NY4430200	CWS	Groundwater	25
NY	SOCIETY HILL CONDOMINIUMS W.S.	NY3921698	CWS	Groundwater	400
NY	SODUS VILLAGE	NY5801241	CWS	Surfacewater	1,819
NY	SODUS-HURON-WOLCOTT-BUTLER CSA	NY5801247	CWS	Surfacewater purchased	6,315
NY	SOMERS CHASE WATER WORKS CORP	NY5930049	CWS	Groundwater	224
NY	SOMERS MANOR NURSING HOME	NY5910496	CWS	Groundwater under influence of surfacewater	400
NY	SOUTH BLOOMING GROVE VILLAGE WD 1	NY3510641	CWS	Groundwater	3,000
NY	SOUTH CORNING VILLAGE	NY5001219	CWS	Groundwater	1,400
NY	SOUTH CROSSROAD WATER CO INC	NY1302802	CWS	Groundwater	450
NY	SOUTH FARMINGDALE WD	NY2902854	CWS	Groundwater	44,700
NY	SOUTH GLENS FALLS VILLAGE	NY4500170	CWS	Groundwater under influence of surfacewater	3,900
NY	SOUTH MAPLE ESTATES	NY3501334	CWS	Groundwater	42
NY	SPRING GLEN LAKE	NY5203335	CWS	Groundwater	68
NY	SPRING KNOLLS	NY3916004	CWS	Groundwater	60
NY	SPRINGHILL MOBILE HOME PARK	NY1310661	CWS	Groundwater	150
NY	SPRINGHOUSE ESTATES W.W. CORP.	NY3920093	CWS	Groundwater under influence of surfacewater	212

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	STARR RIDGE MANOR	NY3905681	CWS	Groundwater	420
NY	STILLWATER TOWN (SCWA)	NY4530267	CWS	Surfacewater purchased	2,000
NY	STILLWATER VILLAGE (SCWA)	NY4500171	CWS	Surfacewater purchased	1,572
NY	STONE HEDGE	NY3503614	CWS	Groundwater	134
NY	STONEGATE MOBILE HOME PARK	NY1906318	CWS	Groundwater	424
NY	STONY ACRES TRAILER PARK	NY0901542	CWS	Groundwater	225
NY	STREAMSIDE ESTATES	NY5521949	CWS	Groundwater under influence of surfacewater	67
NY	SUFFERN VILLAGE	NY4303675	CWS	Groundwater	12,000
NY	SUFFOLK COUNTY WATER AUTHORITY	NY5110526	CWS	Groundwater	1,100,000
NY	SUGAR LOAF HILLS	NY3503576	CWS	Groundwater	591
NY	SULLIVAN COUNTY HUMAN SERVICE COMPLEX	NY5210743	CWS	Groundwater	350
NY	SUNNYSIDE MANOR APARTMENTS	NY0619233	CWS	Groundwater	25
NY	SUNRISE BUNGALOWS	NY4317075	CWS	Groundwater	50
NY	SUNSET FARMS MOBILE HOME PARK	NY1302112	CWS	Groundwater	103
NY	SUNSET RIDGE WATER DISTRICT	NY5905657	CWS	Groundwater	625
NY	SUNSET WOODS	NY5501373	CWS	Groundwater	138
NY	SUNSHINE CHILDRENS HOME & REHAB CENTER	NY5910495	CWS	Groundwater under influence of surfacewater	130
NY	SUNSHINE VILLAGE MOBILE HOME PARK	NY0630036	CWS	Groundwater	36
NY	TACONIC ESTATES WATER DISTRICT	NY1302810	CWS	Groundwater	115
NY	TACONIC SHORES	NY1000237	CWS	Groundwater	950
NY	TALLY HO MOBILE ESTATES	NY1310662	CWS	Groundwater	370
NY	TCFD - HARRIS	NY5225004	CWS	Groundwater	600
NY	TERREL HILLS SUBDIVISION	NY4511623	CWS	Groundwater	800
NY	TF CAIRO APARTMENTS	NY1922996	CWS	Groundwater	25
NY	THE FARMS WATER DISTRICT	NY5903418	CWS	Groundwater	300
NY	THE NATURE PRESERVE	NY1330679	CWS	Groundwater	28
NY	TICONDEROGA WD	NY1500293	CWS	Surfacewater	3,700
NY	TILLSON ESTATES COMM. ASSOC.	NY5503385	CWS	Groundwater	382
NY	TILLY FOSTER APARTMENTS	NY3905872	CWS	Groundwater	36
NY	TIVOLI VILLAGE WATER	NY1302778	CWS	Groundwater	1,303
NY	TONAWANDA, TOWN WATER DEPT.	NY1404556	CWS	Surfacewater	72,571
NY	TORNE BROOK FARM	NY4303907	CWS	Groundwater	50
NY	TOWN OF HEMPSTEAD WATER DEPARTMENT	NY2900000	CWS	Groundwater	110,000
NY	TREELINE TRAILER PARK	NY5501279	CWS	Groundwater	51
NY	TRUESDALE CORPORATION	NY5903468	CWS	Groundwater	400
NY	TUXEDO PARK VILLAGE	NY3503557	CWS	Surfacewater	1,100
NY	TWIN BROOK MANOR CONDOMINIUM	NY3921641	CWS	Groundwater	103

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	TWIN ELLS MOBILE HOME PARK	NY0907942	CWS	Groundwater	108
NY	TWIN LAKES WATER CO., INC.	NY5903475	CWS	Groundwater	366
NY	ULRICH MOBILE HOME PARK	NY0600905	CWS	Groundwater	50
NY	UNIFICATION THEOLOGICAL SEMINARY	NY1310450	CWS	Groundwater	200
NY	UNION VALLEY ESTATES	NY3905696	CWS	Groundwater	290
NY	UNIONVILLE VILLAGE	NY3503558	CWS	Groundwater	615
NY	UNITED WAPPINGER WATER IMPROVEMENT DIST.	NY1330660	CWS	Groundwater under influence of surfacewater	14,000
NY	VAILS GROVE COOPERATIVE	NY3903654	CWS	Groundwater	510
NY	VALATIE VILLAGE	NY1000244	CWS	Groundwater	2,000
NY	VALKILL EAST MOBILE HOME PARK	NY1302110	CWS	Groundwater	300
NY	VALLEY DALE WATER CO	NY1302813	CWS	Groundwater under influence of surfacewater	500
NY	VALLEY VIEW ESTATES	NY0412237	CWS	Groundwater	404
NY	VALLEY VIEW PARK	NY3501315	CWS	Groundwater	215
NY	VALLEY VIEW WEST	NY3513627	CWS	Groundwater	75
NY	VEOLIA OF NICHOLS	NY5304408	CWS	Groundwater	613
NY	VEOLIA OF OWEGO	NY5304409	CWS	Groundwater	4,850
NY	VEOLIA WATER NEW YORK	NY4303673	CWS	Surfacewater	270,000
NY	VERONA MOBILE HOME PARK	NY3201481	CWS	Groundwater	290
NY	VESTAL CONSOLIDATED W.D. #1	NY0301674	CWS	Groundwater	20,950
NY	VILLAGE AT EAST WOODLAND	NY4114514	CWS	Groundwater	56
NY	VILLAGE CREST APARTMENTS	NY1303232	CWS	Groundwater	600
NY	VILLAGE PARK APARTMENTS	NY1321356	CWS	Groundwater	500
NY	VIRGINIA WOODS CONDO	NY3921740	CWS	Groundwater	50
NY	VISTA VILLAGE MHP	NY0901541	CWS	Groundwater	43
NY	VOORHEESVILLE VILLAGE	NY0100203	CWS	Groundwater	3,100
NY	WA OF GREAT NECK NORTH	NY2902841	CWS	Groundwater	31,400
NY	WA OF WESTERN NASSAU	NY2902830	CWS	Groundwater	120,000
NY	WACCABUC FARMS INC.	NY5903769	CWS	Groundwater	26
NY	WADDINGTON ESTATES MHP (GU)	NY3201466	CWS	Groundwater under influence of surfacewater	60
NY	WADHAMS WD	NY1500295	CWS	Groundwater	87
NY	WALDEN VILLAGE	NY3503559	CWS	Groundwater	7,007
NY	WALL STREET MEADOWS	NY2110538	CWS	Groundwater	130
NY	WALLKILL CONSOLIDATED WD	NY3503584	CWS	Groundwater under influence of surfacewater	18,450
NY	WALLKILL HEIGHTS	NY3503586	CWS	Groundwater	54
NY	WALLKILL WATER DISTRICT	NY5503393	CWS	Groundwater	1,680
NY	WALTER HOVING HOME	NY3902997	CWS	Groundwater	70
NY	WALTERS MOBILE HOME VILLAGE	NY3501317	CWS	Groundwater	250

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	WALTON LAKE ESTATES W.D.	NY3503525	CWS	Groundwater	768
NY	WALTON VILLAGE	NY1200274	CWS	Groundwater	3,010
NY	WAPPINGERS FALLS MOBILE HOME P	NY1302108	CWS	Groundwater	115
NY	WAPPINGERS FALLS VILLAGE	NY1302783	CWS	Surfacewater purchased	5,522
NY	WARWICK VILLAGE	NY3503561	CWS	Surfacewater	6,800
NY	WASHINGTON CENTER	NY5710494	CWS	Groundwater	225
NY	WASHINGTONVILLE VILLAGE	NY3503567	CWS	Groundwater	7,260
NY	WATCHTOWER BIBLE TRACT SOCIETY	NY3921721	CWS	Groundwater	1,501
NY	WATCHTOWER FARMS I	NY5510805	CWS	Surfacewater	1,800
NY	WATER CLUB CONDOMINIUMS W.S.	NY3903718	CWS	Groundwater	75
NY	WATERLOO VILLAGE	NY4901199	CWS	Surfacewater	7,000
NY	WATERVLIET CITY	NY0110127	CWS	Surfacewater	9,889
NY	WATKINS GLEN VILLAGE	NY4801188	CWS	Surfacewater	2,149
NY	WAVERLY VILLAGE	NY5304410	CWS	Groundwater	4,830
NY	WELLESLEY ISLAND WATER CORP.	NY2220914	CWS	Surfacewater	548
NY	WELLMAN ROAD MHP	NY0615601	CWS	Groundwater	75
NY	WEST BRANCH ACRES	NY3905692	CWS	Groundwater	290
NY	WEST HEMPSTEAD WD	NY2902857	CWS	Groundwater	32,031
NY	WEST NECK WATER DISTRICT	NY5110623	CWS	Groundwater	100
NY	WEST WINFIELD VILLAGE	NY2102342	CWS	Groundwater	978
NY	WESTBURY WD	NY2902856	CWS	Groundwater	20,500
NY	WESTCHESTER COUNTY WD #2	NY5903489	CWS	Surfacewater	0
NY	WESTCREEK MHP	NY0600829	CWS	Groundwater	100
NY	WESTFIELD VILLAGE AND TOWN	NY0615782	CWS	Surfacewater	3,890
NY	WESTMORELAND WD NO 1 (GU)	NY3202416	CWS	Groundwater under influence of surfacewater	770
NY	WESTSIDE GREENWOOD LAKE W.D.	NY3503566	CWS	Groundwater	1,700
NY	WHISPERING PINES MOBILE ESTS.	NY4501825	CWS	Groundwater	80
NY	WHISTLE TREE DEVEL CORP	NY1905403	CWS	Groundwater	140
NY	WHITE BIRCH MOBILE HOME	NY4410705	CWS	Groundwater	44
NY	WHITE PINES CENTRAL	NY4510772	CWS	Groundwater	69
NY	WHITE SAIL CONDOMINIUM W.S.	NY3922189	CWS	Groundwater	132
NY	WHITE SULPHUR SPRINGS WD	NY5203347	CWS	Groundwater	480
NY	WHITEHALL VILLAGE	NY5700124	CWS	Surfacewater	2,800
NY	WHITLOCK FARMS	NY3503611	CWS	Groundwater	100
NY	WHITNEY POINT VILLAGE	NY0301683	CWS	Groundwater	1,054
NY	WICKHAM VILLAGE	NY3505663	CWS	Groundwater under influence of surfacewater	1,147
NY	WILD OAKS WATER COMPANY	NY5903479	CWS	Groundwater under influence of surfacewater	805
NY	WILDFLOWER HILLS	NY1322691	CWS	Groundwater	300
NY	WILLIAMSBURG RIDGE CONDO W.S.	NY3921718	CWS	Groundwater	230

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	WILLIAMSON TOWN WD	NY5801258	CWS	Surfacewater	6,600
NY	WILLISTON PARK (V)	NY2902858	CWS	Groundwater	7,287
NY	WILLOW BROOK ESTATES	NY1906316	CWS	Groundwater	251
NY	WILLOW MANOR/1610 GLASCO TURNPIKE APTS	NY5521421	CWS	Groundwater	25
NY	WILLSBORO WD	NY1500299	CWS	Surfacewater	1,571
NY	WILTON WATER & SEWER AUTHORITY	NY4500186	CWS	Surfacewater purchased	8,893
NY	WINDEMERE HIGHLANDS	NY1302808	CWS	Groundwater	403
NY	WINDHAM WATER DISTRICT	NY1900032	CWS	Groundwater	230
NY	WINDSOR, VILLAGE OF	NY0301684	CWS	Groundwater	1,051
NY	WINDY ACRES APARTMENTS	NY0930133	CWS	Groundwater	22
NY	WINEBROOK HILLS WD	NY1500305	CWS	Groundwater	250
NY	WINGDALE VILLAGE PARK	NY1301337	CWS	Groundwater	150
NY	WOLCOTT VILLAGE	NY5801245	CWS	Surfacewater	2,200
NY	WOLCOTT-BUTLER CSA	NY5830007	CWS	Surfacewater purchased	168
NY	WOOD CREST PINES	NY1302127	CWS	Groundwater	200
NY	WOODBURY CONS. W.D.	NY3503573	CWS	Groundwater	10,845
NY	WOODCREST ACRES MOBILE HOME	NY4521831	CWS	Groundwater	188
NY	WOODED HILLS MOBILE HOME PARK	NY3901311	CWS	Groundwater	80
NY	WOODHILL ESTATES	NY3905688	CWS	Groundwater	128
NY	WOODHILL GREEN	NY1303230	CWS	Groundwater	483
NY	WOODLAND MANOR	NY3700921	CWS	Groundwater	250
NY	WOODLAND MOBILE HOME HAVEN	NY3700941	CWS	Groundwater	120
NY	WOODLAND WATER DISTRICT	NY3810454	CWS	Groundwater	276
NY	WOODS AT KINGS POND CONDO W.S.	NY3920935	CWS	Groundwater	96
NY	WORCESTER WD #1 - EAST WORCESTER	NY3800146	CWS	Groundwater	243
NY	WORLD OLIVET ASSEMBLY - CHURCH/TEMP. RES	NY1312479	CWS	Groundwater	190
NY	WURTSBORO VILLAGE	NY5203352	CWS	Groundwater	1,265
NY	YANDOS APARTMENTS	NY0930139	CWS	Groundwater	48
NY	YESHIVA FARM SETTLEMENT	NY5903150	CWS	Groundwater under influence of surfacewater	300
NY	YESHIVA KEHILETH YAKOV	NY5920450	CWS	Groundwater	150
NY	YORKTOWN CONSOLD. WATER DIST.#1	NY5903469	CWS	Surfacewater purchased	36,000
NY	YORKVIEW ESTATES W S INC	NY3903651	CWS	Groundwater	200
NY	YOUNGS MANOR	NY4501818	CWS	Groundwater	25
OH	A AND R RECK MOBILE HOME PARK	OH5500312	CWS	Groundwater	50
OH	AQUA OHIO - MANSFIELD SYSTEM #02	OH7005912	CWS	Groundwater	588
OH	AQUA OHIO - MANSFIELD SYSTEM #03	OH7005812	CWS	Groundwater	359
OH	AQUA OHIO - MANSFIELD SYSTEM #04	OH7001412	CWS	Groundwater	54
OH	AQUA OHIO - MANSFIELD SYSTEM #09	OH7002512	CWS	Groundwater	88
OH	AQUA OHIO - MASSILLON PWS	OH7604512	CWS	Groundwater	95,636

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	AQUA OHIO - STRUTHERS	OH5001611	CWS	Surfacewater	58,551
OH	ARROWHEAD LAKE MHP	OH4800112	CWS	Groundwater	460
OH	BARNESVILLE	OH0700011	CWS	Surfacewater	6,500
OH	BEARS MOBILE HOME PARK	OH7700512	CWS	Groundwater	19
OH	BELLBROOK WATER WORKS	OH2901112	CWS	Groundwater	9,400
OH	BELMONT PUBLIC WATER SYSTEM	OH0700315	CWS	Groundwater	400
OH	BELPRE CITY PWS	OH8400012	CWS	Groundwater	6,441
OH	BEREA CITY PWS	OH1800111	CWS	Surfacewater	19,000
OH	BEVERLY VILLAGE PWS	OH8400112	CWS	Groundwater	1,900
OH	BEXLEY CITY PWS	OH2500103	CWS	Surfacewater purchased	14,250
OH	BOWLING GREEN CITY	OH8700311	CWS	Surfacewater	31,578
OH	BRIDGEPORT PUBLIC WATER SYSTEM	OH0700612	CWS	Groundwater purchased	2,830
OH	BROWN COUNTY RURAL WATER	OH0802012	CWS	Groundwater	29,010
OH	CAESARS VILLAGE MHP PWS	OH8300012	CWS	Groundwater	90
OH	CALDWELL VILLAGE PWS	OH6100011	CWS	Surfacewater	7,550
OH	CAMBRIDGE, CITY OF	OH3000111	CWS	Surfacewater	10,635
OH	CHESTERHILL VILLAGE PWS	OH5800112	CWS	Groundwater	823
OH	CLARINGTON VILLAGE PWS	OH5600012	CWS	Groundwater	384
OH	DAYTON PUBLIC WATER SYSTEM	OH5703512	CWS	Surfacewater	140,407
OH	FAIRBORN PUBLIC WATER SYSTEM	OH2900612	CWS	Groundwater	32,350
OH	FAIRFIELD CITY PWS	OH0900715	CWS	Groundwater	44,907
OH	FRANKS MOBILE HOME PARK	OH7701212	CWS	Groundwater	175
OH	GALLIA CO RURAL WATER ASSOCIATION	OH2700012	CWS	Groundwater	20,995
OH	GALLIPOLIS PWS	OH2700112	CWS	Groundwater	7,134
OH	HECLA WATER ASSOCIATION-PLANT PWS	OH4401612	CWS	Surfacewater purchased	34,942
OH	HOLLY HILL HEALTH CARE RESIDENCE	OH2801312	CWS	Groundwater	128
OH	INDIAN HILL CITY PWS	OH3101112	CWS	Groundwater	15,000
OH	INDIAN LAKE REHABILITATION CENTER	OH4602612	CWS	Groundwater	53
OH	IRONTON PWS	OH4400711	CWS	Surfacewater	11,129
OH	JACKSON, CITY OF	OH4000111	CWS	Surfacewater	9,691
OH	JEFFERSON REGIONAL WATER AUTHORITY	OH5703012	CWS	Groundwater	4,750
OH	KINGS ISLAND PWS	OH8345615	NTNCWS	Groundwater	31,753
OH	LA RUE VILLAGE	OH5100312	CWS	Groundwater	800
OH	LAUREL SPRINGS WATER CO.	OH2804112	CWS	Groundwater	339
OH	LIMA CITY	OH0200811	CWS	Surfacewater	65,619
OH	LITTLE HOCKING WATER ASSOCIATION, INC.	OH8400212	CWS	Groundwater	12,660
OH	LOVELAND CITY PWS	OH1300812	CWS	Groundwater	12,800
OH	LOWELL VILLAGE PWS	OH8400312	CWS	Groundwater	603
OH	MARIETTA CITY PWS	OH8400412	CWS	Groundwater	18,707

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	MCDONALD VILLAGE PWS	OH7802003	CWS	Surfacewater purchased	5,733
OH	MIDDLEPORT VILLAGE PWS	OH5300112	CWS	Groundwater	2,446
OH	MIDDLETOWN CITY PWS	OH0901712	CWS	Groundwater	48,795
OH	MILFORD CITY PWS	OH1301012	CWS	Groundwater	6,700
OH	MONTGOMERY COUNTY WATER SERVICES 1 PWS	OH5701315	CWS	Surfacewater purchased	148,312
OH	MONTGOMERY COUNTY WATER SERVICES 2 PWS	OH5701503	CWS	Surfacewater purchased	82,784
OH	MORROW VILLAGE PWS	OH8300912	CWS	Groundwater	3,375
OH	MUSKINGUM COUNTY WATER - SE	OH6000412	CWS	Groundwater	21,464
OH	NAPOLEON CITY	OH3500811	CWS	Surfacewater	8,858
OH	NEW CARLISLE CITY PWS	OH1203312	CWS	Groundwater	5,800
OH	NEW MADISON VILLAGE PWS	OH1900912	CWS	Groundwater	892
OH	NEW RICHMOND VILLAGE PWS	OH1301212	CWS	Groundwater	2,698
OH	NEWPORT WATER/SEWER DISTRICT PWS	OH8400612	CWS	Groundwater	1,582
OH	NEWTON FALLS CITY	OH7802311	CWS	Surfacewater	6,300
OH	NORTHERN OHIO RURAL WATER-SOUTH DISTRICT	OH3946712	CWS	Surfacewater purchased	5,226
OH	NORTHWESTERN W AND SD- PORTAGE	OH8704103	CWS	Surfacewater purchased	4,776
OH	NORWALK CITY	OH3901111	CWS	Surfacewater	17,068
OH	OBERLIN WATER DEPARTMENT	OH4700911	CWS	Surfacewater	8,600
OH	OTTAWA COUNTY REGIONAL WATER DISTRICT	OH6205011	CWS	Surfacewater	19,556
OH	OTTERBEIN-LEBANON RETREAT CENTER	OH8301112	CWS	Groundwater	1,541
OH	OXFORD CITY PWS	OH0902312	CWS	Groundwater	24,000
OH	PHILLIPSBURG VILLAGE PWS	OH5702112	CWS	Groundwater	493
OH	PORTSMOUTH PUBLIC WATER SYSTEM	OH7300111	CWS	Surfacewater	40,475
OH	POWHATAN POINT PUBLIC WATER SYSTEM	OH0701412	CWS	Groundwater	1,592
OH	PUTNAM COMMUNITY WATER ASSOCIATION PWS	OH8400712	CWS	Groundwater	2,744
OH	RACINE VILLAGE PWS	OH5300312	CWS	Groundwater	675
OH	SHADYSIDE PUBLIC WATER SYSTEM	OH0701612	CWS	Groundwater	3,689
OH	SOUTH POINT VILLAGE	OH4401212	CWS	Groundwater	4,133
OH	ST. CLAIRSVILLE, CITY OF PWS	OH0701516	CWS	Surfacewater	5,184
OH	STOCKPORT VILLAGE PWS	OH5800912	CWS	Groundwater	503
OH	STRASBURG VILLAGE PWS	OH7901212	CWS	Groundwater	2,610
OH	SYRACUSE VILLAGE PWS	OH5300512	CWS	Groundwater	826
OH	TRI-COUNTY RURAL W AND S DISTRICT	OH8403112	CWS	Groundwater	3,000
OH	TUPPERS PLAINS/CHESTER WATER DISTRICT	OH5300612	CWS	Groundwater	16,087
OH	URBANA CITY PWS	OH1101212	CWS	Groundwater	23,221
OH	WARREN CO. RICHARD RENNEKER PWS	OH8301512	CWS	Groundwater	39,009

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	WARREN COMM W AND S ASSN 2	OH8402703	CWS	Groundwater	7,215
OH	WATERFALL ESTATES	OH7002112	CWS	Groundwater	40
OH	WAUSEON CITY	OH2600111	CWS	Surfacewater	7,425
OH	WESTERN WATER COMPANY	OH8300512	CWS	Surfacewater purchased	40,000
OH	WESTERVILLE CITY PWS	OH2503411	CWS	Surfacewater	39,000
OH	WHITEHOUSE VILLAGE	OH4801612	CWS	Surfacewater purchased	5,200
OH	WILMINGTON CITY PWS	OH1401211	CWS	Surfacewater	12,401
OH	WOODSFIELD VILLAGE PWS	OH5600711	CWS	Surfacewater	2,598
OH	YORKVILLE VILLAGE PWS	OH4103112	CWS	Groundwater purchased	1,019
OH	ZANESVILLE PWS	OH6002712	CWS	Groundwater	29,381
OK	BARTLESVILLE	OK1021401	CWS	Surfacewater	34,748
OK	BETHANY	OK2005519	CWS	Groundwater under influence of surfacewater	20,307
OK	BROKEN ARROW MUNICIPAL AUTHORITY	OK1021508	CWS	Surfacewater	97,808
OK	EUFAULA PWA	OK1020514	CWS	Surfacewater	4,462
OK	HOBART	OK1011502	CWS	Surfacewater purchased	3,746
OK	MCINTOSH CO. RWD #8 (TEXANNA)	OK1020529	CWS	Surfacewater	3,574
OK	NOBLE UTILITIES AUTHORITY	OK2001411	CWS	Groundwater	5,750
OK	NOWATA MUNICIPAL AUTHORITY	OK1021503	CWS	Surfacewater	3,971
OK	OKFUSKEE CO. RWD #3	OK3005401	CWS	Surfacewater purchased	1,823
OK	PIEDMONT MUNICIPAL AUTHORITY	OK2000909	CWS	Surfacewater purchased	7,542
OK	PITTSBURG CO. RWD #16	OK3006106	CWS	Surfacewater purchased	1,268
OK	ROGERS CO RWD # 8	OK3006606	CWS	Surfacewater purchased	3,375
OR	ALBANY TRAILER AND RV PARK, LLC	OR4100004	CWS	Groundwater	130
OR	CAVEMAN MOBILE HOME PARK	OR4101260	CWS	Groundwater	45
OR	FAIRVIEW WATER DISTRICT	OR4100887	CWS	Groundwater	1,540
OR	GARIBALDI WATER SYSTEM	OR4100311	CWS	Groundwater	802
OR	LAKESIDE MOBILE HOME & RV PARK	OR4100450	CWS	Groundwater	110
OR	LAKEWOOD UTILITIES	OR4101097	CWS	Groundwater	289
OR	MILTON-FREEWATER, CITY OF	OR4100522	CWS	Groundwater	7,145
OR	MOBILE VILLAGE INC	OR4100984	CWS	Groundwater	100
OR	MOLALLA, CITY OF	OR4100534	CWS	Surfacewater	9,139
OR	PERIWINKLE MOBILE HOME PARK	OR4100029	CWS	Groundwater	55
OR	RIVERSTONE MOBILE HOME PARK	OR4100240	CWS	Groundwater	168
OR	SANTIAM VILLAGE	OR4100476	CWS	Groundwater	90
OR	TIVOLI MOBILE HOME PARK	OR4101003	CWS	Groundwater	94
OR	WHISPERING PINES MOBILE LODGE	OR4100223	CWS	Groundwater	90

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	ADAMS CNTY FAC CTR	PA7010056	CWS	Groundwater	456
PA	AMBLER BORO WATER DEPT	PA1460020	CWS	Surfacewater	20,000
PA	AQUA PA BRISTOL	PA1090001	CWS	Surfacewater	28,727
PA	AQUA PA CHALFONT	PA1090005	CWS	Groundwater	5,900
PA	AQUA PA HATBORO	PA1460028	CWS	Surfacewater purchased	12,901
PA	AQUA PA MAIN SYSTEM	PA1460073	CWS	Surfacewater	822,600
PA	AQUA PA PERKIOMEN WOODS	PA1460068	CWS	Groundwater	1,100
PA	AQUA PA SHENANGO VALLEY WTP	PA6430054	CWS	Surfacewater	48,000
PA	AQUA PA SUPERIOR IVY RIDGE	PA1460007	CWS	Groundwater	150
PA	AQUA PA SUPERIOR MEADOWBROOK	PA3060137	CWS	Groundwater	250
PA	AQUA PA UWCHLAN	PA1150035	CWS	Surfacewater purchased	35,518
PA	AUDUBON WATER COMPANY	PA1460055	CWS	Surfacewater purchased	9,850
PA	AVANTE APARTMENTS	PA1460062	CWS	Groundwater	315
PA	BATH MUNICIPAL WATER WORKS	PA3480066	CWS	Groundwater	2,680
PA	BELLEFONTE BOROUGH WATER AUTH	PA4140075	CWS	Groundwater	9,500
PA	BLUE HERON VILLAGE	PA3060141	CWS	Groundwater	80
PA	BUCKS COUNTY COMMUNITY COLLEGE	PA1090962	NTNCWS	Groundwater	8,000
PA	BUCKS RUN APARTMENTS	PA1090017	CWS	Groundwater	130
PA	CARLISLE WATER TRMT PLT	PA7210002	CWS	Surfacewater	30,314
PA	CITY OF LANCASTER	PA7360058	CWS	Surfacewater	120,000
PA	COLLEGE TWP. WATER AUTHORITY	PA4140082	CWS	Groundwater	6,000
PA	COLLEGEVILLE TRAPPE JOINT PWD	PA1460022	CWS	Groundwater	8,470
PA	CORAOPOLIS WATER & SEWER AUTH	PA5020010	CWS	Surfacewater purchased	5,804
PA	COUNTRY VIEW MHP	PA3060048	CWS	Groundwater	98
PA	COVENTRY TERRACE	PA1150069	CWS	Groundwater	250
PA	DELAWARE WATER GAP BORO	PA2450022	CWS	Groundwater	850
PA	DERRY BORO MUNI AUTH	PA5650049	CWS	Surfacewater	6,500
PA	DILLSBURG AREA AUTHORITY	PA7670071	CWS	Groundwater	8,506
PA	DOVER TWP WATER SYS	PA7670073	CWS	Surfacewater purchased	21,097
PA	DOWNINGTOWN WATER AUTHORITY	PA1150026	CWS	Surfacewater	9,900
PA	DOYLESTOWN BORO WATER DEPT	PA1090081	CWS	Groundwater	8,700
PA	DTMA MAIN SYSTEM	PA1090128	CWS	Surfacewater purchased	8,655
PA	DYMONDS MHP	PA2660024	CWS	Groundwater	76
PA	E GREENVILLE BORO WATER DEPT	PA1460023	CWS	Surfacewater	3,100
PA	EAST COCALICO TOWNSHIP	PA7360113	CWS	Groundwater	6,735
PA	EAST DONEGAL TWP MUNICIPAL AUT	PA7360083	CWS	Groundwater	3,795
PA	EATON SEWER & WATER CO	PA2660039	CWS	Groundwater	3,100
PA	EMMAUS BOROUGH PUBLIC WATER	PA3390032	CWS	Groundwater	14,000
PA	FRELIGHS WHISPERING PINES MHP	PA6250097	CWS	Groundwater	42
PA	GENERAL AUTHORITY OF FRANKLIN	PA6610020	CWS	Groundwater	8,600

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	GETTYSBURG MUNI AUTH	PA7010019	CWS	Surfacewater	12,425
PA	HONEY BROOK BORO WATER	PA1150127	CWS	Groundwater	2,892
PA	HORSHAM WATER&SEWER AUTHORITY	PA1460033	CWS	Surfacewater purchased	25,000
PA	HUGHESVILLE BOROUGH WATER AUTH	PA4410178	CWS	Groundwater	2,800
PA	HUMBOLDT INDUSTRIAL PARK	PA2400806	NTNCWS	Surfacewater purchased	11,243
PA	KENNETT SQUARE MUN WATER WORKS	PA1150108	CWS	Surfacewater purchased	6,328
PA	LCA ALLENTOWN DIVISION	PA3390024	CWS	Surfacewater	118,000
PA	LCA WLSA CENTRAL DIVISION	PA3390073	CWS	Surfacewater purchased	47,693
PA	LITITZ BORO	PA7360126	CWS	Groundwater under influence of surfacewater	9,397
PA	LITTLESTOWN BORO	PA7010022	CWS	Groundwater	7,300
PA	MANWALAMINK WATER COMPANY	PA2450049	CWS	Groundwater	3,200
PA	MARS BOROUGH WATER WORKS	PA5100049	CWS	Groundwater	1,956
PA	MARTINSBURG MUNI AUTH	PA4070030	CWS	Groundwater	3,160
PA	MAWC YOUGH PLANT	PA5260036	CWS	Surfacewater	133,000
PA	MCCONNELLSBURG BORO MUNI AUTH	PA4290005	CWS	Groundwater under influence of surfacewater	2,000
PA	MILLERSBURG WATER AUTH	PA7220034	CWS	Surfacewater	4,248
PA	MONTOURSVILLE WATER COMPANY	PA4410175	CWS	Groundwater	4,983
PA	MOON TWP MUNI AUTH	PA5020011	CWS	Surfacewater	38,000
PA	MUHLENBERG TWP MUNI AUTH	PA3060038	CWS	Groundwater	21,000
PA	NESHAMINY MANOR CENTER	PA1090093	CWS	Groundwater purchased	2,100
PA	NEW FREEDOM BORO WATER AUTH	PA7670082	CWS	Surfacewater purchased	4,464
PA	NEW HOLLAND BOROUGH	PA7360099	CWS	Groundwater	5,500
PA	NEW OXFORD MUNCIPAL AUTH	PA7010025	CWS	Surfacewater	3,963
PA	NEW SEWICKLEY TWP MUNI AUTH	PA5040085	CWS	Surfacewater purchased	4,276
PA	NORTH PENN WATER AUTHORITY	PA1460034	CWS	Surfacewater purchased	91,941
PA	NWWA WARRINGTON TOWNSHIP	PA1090070	CWS	Surfacewater purchased	21,588
PA	OAK LYNN MANOR MOBILE HOME PK	PA4410153	CWS	Groundwater	250
PA	PA AM WATER CO-FRACKVILLE DIST	PA3540032	CWS	Groundwater	5,583
PA	PA AMER WATER CO ELLWOOD CTY	PA6370011	CWS	Surfacewater	17,200
PA	PA AMERICAN COATESVILLE	PA1150106	CWS	Surfacewater	36,967
PA	PA AMERICAN NORRISTOWN	PA1460046	CWS	Surfacewater	88,896
PA	PA AMERICAN ROYERSFORD	PA1150166	CWS	Surfacewater	46,844
PA	PA AMERICAN WATER BERWICK	PA4190013	CWS	Groundwater	12,880
PA	PA AMERICAN WATER CO WEST	PA7210029	CWS	Surfacewater	93,368
PA	PA AMERICAN WATER CO YARDLEY	PA1090074	CWS	Surfacewater	32,976

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	PARAMOUNT SENIOR LIVING	PA7010007	CWS	Groundwater	250
PA	PAW GLEN ALSACE DIV	PA3060088	CWS	Surfacewater purchased	24,951
PA	PAW HOMESITE	PA2400072	CWS	Groundwater	63
PA	PAW PENN DISTRICT	PA3060069	CWS	Groundwater	28,508
PA	PAWC POCONO DISTRICT	PA2450063	CWS	Groundwater	17,860
PA	PERRY PHILLIPS MOBILE HOMES	PA1150189	CWS	Groundwater	60
PA	PHILADELPHIA WATER DEPARTMENT	PA1510001	CWS	Surfacewater	1,600,000
PA	PINE MANOR MHP	PA7220029	CWS	Groundwater	302
PA	PLEASANT VIEW ESTATES	PA4190296	CWS	Groundwater	390
PA	PLUMSTEAD NORTHERN SYSTEM	PA1090144	CWS	Groundwater	2,605
PA	POCO APARTMENTS (UPPER)	PA2450107	CWS	Groundwater	36
PA	POCONO MOBILE HOME ESTATES	PA2450028	CWS	Groundwater	129
PA	QUAKERTOWN BORO	PA1090082	CWS	Groundwater	12,800
PA	READING AREA WATER AUTHORITY	PA3060059	CWS	SURFACE WATER	87,000
PA	RED HILL WATER AUTHORITY	PA1460039	CWS	Groundwater	2,500
PA	RICHLAND TWP WATER AUTHORITY	PA1090131	CWS	Groundwater	6,800
PA	ROARING SPRING MUNI WATER AUTH	PA4070019	CWS	Groundwater	3,182
PA	ROCKY RIDGE MOBILE HOME PARK	PA2450129	CWS	Groundwater	171
PA	SAEGERTOWN BOROUGH	PA6200043	CWS	Groundwater	1,500
PA	SAINT LUKE KNOLLS	PA1460086	CWS	Groundwater	50
PA	SHILLINGTON MUNI AUTH	PA3060067	CWS	Surfacewater purchased	11,709
PA	SHREWSBURY BOROUGH	PA7670088	CWS	Groundwater	4,727
PA	SPRING TWP WATER AUTHORITY	PA4140118	CWS	Groundwater	3,300
PA	STATE COLLEGE BORO WATER AUTH.	PA4140096	CWS	Surfacewater	72,000
PA	STEWARTSTOWN BORO WATER AUTH	PA7670062	CWS	Surfacewater purchased	4,311
PA	SUEZ WATER KENSINGTON SYSTEM	PA7280064	CWS	Surfacewater purchased	204
PA	SWT MAIN SYSTEM	PA3390065	CWS	Surfacewater purchased	14,500
PA	TALMUDIC PROPERTIES PENN INC	PA7500039	CWS	Groundwater	250
PA	TAYLORS MOBILE HOME PARK	PA1150015	CWS	Groundwater	50
PA	TELFORD BOROUGH AUTHORITY	PA1460050	CWS	Surfacewater purchased	7,700
PA	TILDEN INDUSTRIAL PARK	PA3061067	NTNCWS	Groundwater	4,000
PA	UPPER HANOVER WATER AUTHORITY	PA1460036	CWS	Groundwater	4,600
PA	UPPER LEACOCK TOWNSHIP	PA7360140	CWS	Surfacewater purchased	7,734
PA	UPPER SOUTHAMPTON MUN AUTH	PA1090063	CWS	Surfacewater purchased	16,000
PA	VANPORT TWP MUNI AUTH	PA5040055	CWS	Groundwater	1,450
PA	VEOLIA MECHANICSBURG	PA7210028	CWS	Surfacewater	45,013
PA	VEOLIA MIDDLETOWN	PA7220038	CWS	Groundwater	9,300
PA	VEOLIA NEWBERRY SYSTEM	PA7670061	CWS	Groundwater	6,480

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	VEOLIA WATER	PA7220015	CWS	Surfacewater	110,000
PA	VEOLIA WATER PA INC CCIP	PA4190840	CWS	Groundwater	341
PA	WARMINSTER MUNICIPAL AUTHORITY	PA1090069	CWS	Surfacewater purchased	40,000
PA	WEC INTERNATIONAL	PA1460012	CWS	Groundwater	25
PA	WEST COCALICO TWP WATER AUTH	PA7360141	CWS	Groundwater	2,430
PA	WESTERN CUMBERLAND WATER SYS	PA7010038	CWS	Groundwater	275
PA	WILLIAMSPORT MUN WATER AUTH	PA4410173	CWS	Surfacewater	51,000
PA	WOODLAND MHP	PA3060004	CWS	Groundwater	61
PR	AGUADILLA	PR0003293	CWS	Surfacewater	132,515
PR	AIBONITO LA PLATA	PR0004545	CWS	Surfacewater	17,782
PR	AIBONITO URBANO	PR0004955	CWS	Surfacewater	5,935
PR	EXPERIMENTAL	PR0004604	CWS	Groundwater	4,888
PR	GURABO URBANO	PR0005096	CWS	Surfacewater	25,806
PR	JACAGUAS	PR0004534	CWS	Groundwater	4,438
PR	JUNCOS - CEIBA SUR	PR0005166	CWS	Surfacewater	39,140
PR	MAGUAYO	PR0005597	CWS	Groundwater	31,880
PR	SALINAS URBANO	PR0004885	CWS	Groundwater	9,513
RI	CENTRAL BEACH FIRE DISTRICT	RI1647512	CWS	Groundwater	470
RI	CUMBERLAND, TOWN OF	RI1647530	CWS	Surfacewater purchased	21,235
RI	FOUR SEASONS MHP CO-OP ASSN.	RI2980001	CWS	Groundwater	40
RI	HARRISVILLE FIRE DISTRICT	RI1858411	CWS	Groundwater	3,012
RI	JEMP 1 LLC	RI2980323	CWS	Groundwater	28
RI	KENT COUNTY WATER AUTHORITY	RI1559511	CWS	Surfacewater purchased	88,780
RI	NARRAGANSETT WATER DEPT-NORTH END	RI1858429	CWS	Groundwater purchased	4,432
RI	NEWPORT-CITY OF	RI1592010	CWS	Surfacewater	42,155
RI	NORTH KINGSTOWN TOWN OF	RI1559517	CWS	Groundwater	25,200
RI	PAWTUCKET WATER SUPPLY BOARD VEOLIA-NA	RI1592021	CWS	Surfacewater	98,130
RI	QUONOCONTAUG EAST BEACH WATER ASSOCIATI	RI1647511	CWS	Groundwater	300
RI	SOUTH KINGSTOWN-SOUTH SHORE	RI1615623	CWS	Groundwater	6,170
RI	THE VILLAGE ON CHOPMIST HILL	RI2943224	CWS	Groundwater	250
RI	WESTERLY WATER DEPARTMENT	RI1559512	CWS	Groundwater	35,298
RI	WOONSOCKET WATER DIVISION	RI1559518	CWS	Surfacewater	43,806
SC	AAA HILTON SOUND (SC3250024)	SC3250024	CWS	Groundwater	50
SC	AAA LANDS POINT S/D (SC4050004)	SC4050004	CWS	Groundwater	50
SC	ABBEVILLE CITY OF (0110001)	SC0110001	CWS	Surfacewater	5,771
SC	AIKEN CITY OF (0210001)	SC0210001	CWS	Surfacewater	45,090
SC	AMICKS FERRY WTR SYSTEM (SC3250077)	SC3250077	CWS	Surfacewater purchased	3,671
SC	ANDERSON REGIONAL JOINT WS (SC0420011)	SC0420011	CWS	Surfacewater	25

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	BATESBURG LEESVILLE DPW (SC3210002)	SC3210002	CWS	Surfacewater	6,202
SC	BCWSA EAST COOPER (SC0820009)	SC0820009	CWS	Surfacewater purchased	10,362
SC	BELTON-HONEA PATH WA (SC0410011)	SC0410011	CWS	Surfacewater	2,277
SC	BENNETTSVILLE CITY OF (SC3410001)	SC3410001	CWS	Surfacewater	9,070
SC	BGWC BROWN BOROUGH (SC4650061)	SC4650061	CWS	Groundwater	202
SC	BGWC CAMERON ACRES (SC4650059)	SC4650059	CWS	Groundwater	70
SC	BGWC CAROWOOD (4650035)	SC4650035	CWS	Groundwater	170
SC	BGWC CEDARWOOD (SC3250047)	SC3250047	CWS	Groundwater	300
SC	BGWC CHARWOOD S/D (3250035)	SC3250035	CWS	Groundwater	683
SC	BGWC COUNTRY OAKS (SC4650020)	SC4650020	CWS	Surfacewater purchased	362
SC	BGWC CREEKWOOD (3250042)	SC3250042	CWS	Groundwater	136
SC	BGWC DUTCHMAN ACRES (SC3250028)	SC3250028	CWS	Groundwater	60
SC	BGWC EMMA TERRACE (SC3250022)	SC3250022	CWS	Groundwater	65
SC	BGWC ESTATES AT HILTON (SC3250103)	SC3250103	CWS	Groundwater	67
SC	BGWC FARM POND (SC4650056)	SC4650056	CWS	Groundwater	75
SC	BGWC FIELDCREST (SC0450032)	SC0450032	CWS	Groundwater	65
SC	BGWC GLENN VILLAGE II (SC3250058)	SC3250058	CWS	Groundwater	824
SC	BGWC HARMON HILL ESTATES (SC4050011)	SC4050011	CWS	Groundwater	126
SC	BGWC LAKE VILLAGE (SC3250054)	SC3250054	CWS	Groundwater	197
SC	BGWC LAKEWOOD ESTATES (SC3250005)	SC3250005	CWS	Groundwater	492
SC	BGWC LESSLIEDALE (SC4660095)	SC4660095	CWS	Groundwater	98
SC	BGWC LESSLIEWOODS 2 (SC4650051)	SC4650051	CWS	Groundwater	41
SC	BGWC LEXINGTON ESTATES (SC3250050)	SC3250050	CWS	Groundwater	419
SC	BGWC MILMONT SHORES (SC3250025)	SC3250025	CWS	Groundwater	57
SC	BGWC MURRAY LODGE (3250013)	SC3250013	CWS	Groundwater	146
SC	BGWC MURRAY PARK ESTATES (SC3250019)	SC3250019	CWS	Groundwater	122
SC	BGWC NEVITT FOREST (SC0450007)	SC0450007	CWS	Surfacewater purchased	943
SC	BGWC OLD FARM (SC4650042)	SC4650042	CWS	Groundwater	50
SC	BGWC OLYMPIC ACRES (SC4650053)	SC4650053	CWS	Groundwater	209
SC	BGWC POLLYS CIRCLE (SC4660073)	SC4660073	CWS	Groundwater	100
SC	BGWC SHANDON (SC4650009)	SC4650009	CWS	Groundwater	250
SC	BGWC SHERWOOD FOREST (SC0450029)	SC0450029	CWS	Groundwater	89
SC	BGWC SILVER LAKE-WINDWOOD (SC4650034)	SC4650034	CWS	Groundwater	180
SC	BGWC SPRINGFIELD ACRES (SC4050006)	SC4050006	CWS	Groundwater	130
SC	BGWC WASHINGTON HEIGHTS (SC4050013)	SC4050013	CWS	Surfacewater purchased	190
SC	BGWC WESLEYWOOD (SC4650016)	SC4650016	CWS	Groundwater	62
SC	BGWC WINDY HILL (SC3250057)	SC3250057	CWS	Groundwater	375
SC	BGWC WINTERCREST (SC4650017)	SC4650017	CWS	Groundwater	500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	BGWC WOODBRIDGE (SC4650028)	SC4650028	CWS	Groundwater	160
SC	BISHOPVILLE TOWN OF (SC3110001)	SC3110001	CWS	Groundwater	3,810
SC	BJW&SA (0720003)	SC0720003	CWS	Surfacewater	145,634
SC	BLACKSBURG TOWN OF (SC1110002)	SC1110002	CWS	Surfacewater purchased	4,225
SC	BREEZY HILL W/D (SC0220006)	SC0220006	CWS	Surfacewater	17,822
SC	BUTLERS MHP (SC0860063)	SC0860063	CWS	Groundwater	77
SC	CAMDEN CITY OF (2810001)	SC2810001	CWS	Surfacewater	13,993
SC	CARROLL MHP 1 (SC4660087)	SC4660087	CWS	Groundwater	25
SC	CASSATT WTR KERSHAW-LEE CO RWA	SC2820005	CWS	Groundwater	25,485
SC	CATAWBA RIVER WSP (2920002)	SC2920002	CWS	Surfacewater	25
SC	CAYCE CITY OF (3210003)	SC3210003	CWS	Surfacewater	19,269
SC	CEDAR VALLEY MHP (SC4660009)	SC4660009	CWS	Groundwater	290
SC	CHAPPEL MHP (3260132)	SC3260132	CWS	Groundwater	45
SC	CHARLESTON WATER SYSTEM (SC1010001)	SC1010001	CWS	Surfacewater	242,397
SC	CHERAW TOWN OF (1310001)	SC1310001	CWS	Surfacewater	6,021
SC	CHESTER METROPOLITAN DISTRICT (1220002)	SC1220002	CWS	Surfacewater	14,739
SC	CHUCKS MHP (SC4660077)	SC4660077	CWS	Groundwater	168
SC	CLINTON CITY OF (3010002)	SC3010002	CWS	Surfacewater	10,629
SC	COLUMBIA CITY OF (SC4010001)	SC4010001	CWS	Surfacewater	319,500
SC	CONWAY CITY OF (SC2610008)	SC2610008	CWS	Surfacewater purchased	27,005
SC	COUNTRY VILLAGE MHP (SC1360008)	SC1360008	CWS	Groundwater	89
SC	DARLINGTON CITY OF (SC1610001)	SC1610001	CWS	Groundwater	7,204
SC	DARLINGTON COUNTY W&SA (SC1620001)	SC1620001	CWS	Groundwater	48,943
SC	DCWA CALOMET VALLEY (1850009)	SC1850009	CWS	Surfacewater purchased	261
SC	DCWA KNIGHTSVILLE (1820001)	SC1820001	CWS	Surfacewater purchased	31,747
SC	DILLON CITY OF (SC1710001)	SC1710001	CWS	Groundwater	6,809
SC	DRAYTONVILLE WATER DIST (SC1120003)	SC1120003	CWS	Surfacewater purchased	5,323
SC	DUNCAN MHP (SC4660093)	SC4660093	CWS	Groundwater	60
SC	EASLEY CENTRAL W/D #1 (SC3920001)	SC3920001	CWS	Surfacewater	2,940
SC	EASLEY COMBINED UTIL (SC3910002)	SC3910002	CWS	Surfacewater	33,356
SC	EDGEFIELD CO W&SA (1920001)	SC1920001	CWS	Surfacewater	29,148
SC	EMERALD SHORES (SC3250088)	SC3250088	CWS	Groundwater	36
SC	FERN FOREST MHP (SC4660001)	SC4660001	CWS	Groundwater	104
SC	FISHING CREEK POA (SC1550002)	SC1550002	CWS	Groundwater	98
SC	FLORENCE CITY OF (SC2110001)	SC2110001	CWS	Surfacewater	74,204
SC	FOLLY BEACH CITY OF (1010005)	SC1010005	CWS	Surfacewater purchased	4,260
SC	FRIPP ISLAND PSD (SC0720002)	SC0720002	CWS	Surfacewater purchased	3,536

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	GAFFNEY BPW (1110001)	SC1110001	CWS	Surfacewater	24,290
SC	GCWSD WACCAMAW NECK (SC2220010)	SC2220010	CWS	Surfacewater	37,790
SC	GEORGETOWN CITY OF (SC2210001)	SC2210001	CWS	Surfacewater	9,304
SC	GLEN AT CLOVER LLC THE (SC4660064)	SC4660064	CWS	Groundwater	215
SC	GOUCHER WD (1120004)	SC1120004	CWS	Surfacewater purchased	4,904
SC	GRASSY POND WATER CO INC (SC1120002)	SC1120002	CWS	Surfacewater purchased	8,645
SC	GREENWOOD CPW (2410001)	SC2410001	CWS	Surfacewater	49,632
SC	GREER CPW (SC2310005)	SC2310005	CWS	Surfacewater	52,476
SC	GSW&SA (SC2620004)	SC2620004	CWS	Surfacewater	222,030
SC	GSW&SA-MYRTLE BEACH (SC2620009)	SC2620009	CWS	Surfacewater	25
SC	HENSON MHP (4660111)	SC4660111	CWS	Groundwater	65
SC	HICKORY GROVE TOWN OF (SC4610004)	SC4610004	CWS	Groundwater	654
SC	JENKINSVILLE WATER COMPANY (SC2020001)	SC2020001	CWS	Groundwater	2,550
SC	KIAWAH ISLAND UTILITY (SC1010008)	SC1010008	CWS	Surfacewater purchased	9,288
SC	LAKE LODGE APARTMENTS (3270301)	SC3270301	CWS	Groundwater	130
SC	LAKE MARION REGIONAL WATER SYS (3820003)	SC3820003	CWS	Surfacewater	25
SC	LAKE MOULTRIE REGIONAL WS (SC0820008)	SC0820008	CWS	Surfacewater	25
SC	LAKEWOOD CAMPGROUND (SC2660049)	SC2660049	CWS	Groundwater	4,415
SC	LAURENS CPW (SC3010001)	SC3010001	CWS	Surfacewater	13,902
SC	LOST COLONY S/D (SC4650019)	SC4650019	CWS	Groundwater	54
SC	LUGOFF ELGIN WATER AUTH (SC2820001)	SC2820001	CWS	Surfacewater	22,873
SC	MATHEWS HEIGHTS (SC2450021)	SC2450021	CWS	Groundwater	73
SC	MCCOLL TOWN OF (SC3410003)	SC3410003	CWS	Groundwater	2,445
SC	MCCORMICK CPW (3510001)	SC3510001	CWS	Surfacewater	1,818
SC	MIDCOUNTY WATER DIST 1 (2020002)	SC2020002	CWS	Groundwater	1,487
SC	MONCK'S CORNER CITY OF (SC0810001)	SC0810001	CWS	Surfacewater purchased	7,440
SC	NEWBERRY CITY OF (3610001)	SC3610001	CWS	Surfacewater	9,573
SC	NEWBERRY CO W&SA (3620002)	SC3620002	CWS	Surfacewater	9,941
SC	NORTH AUGUSTA CITY OF (SC0210003)	SC0210003	CWS	Surfacewater	30,110
SC	OCEAN LAKES LTD (SC2660048)	SC2660048	CWS	Surfacewater purchased	10,727
SC	ORANGEBURG DPU (SC3810001)	SC3810001	CWS	Surfacewater	46,896
SC	PECAN GROVE COMMONS (SC4660003)	SC4660003	CWS	Groundwater	58
SC	PINEHAVEN S/D (SC4650037)	SC4650037	CWS	Groundwater	81
SC	PORT BASS I (SC3750002)	SC3750002	CWS	Groundwater	669
SC	QUAIL MEADOWS PARK LLC (SC4660063)	SC4660063	CWS	Groundwater	221
SC	ROCK HILL CITY OF (SC4610002)	SC4610002	CWS	Surfacewater	82,846
SC	SALUDA CO W&S AUTHORITY (4120001)	SC4120001	CWS	Surfacewater	4,535

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	SCOTLAND YARD MHP (SC4660105)	SC4660105	CWS	Groundwater	53
SC	SHADY ACRES (SC3250060)	SC3250060	CWS	Groundwater	73
SC	SHARON TOWN OF (SC4610005)	SC4610005	CWS	Groundwater	573
SC	SIESTA COVE RV PARK MARINA (SC3270802)	SC3270802	CWS	Groundwater	40
SC	SJWD MIDDLE TYGER WTP (4220006)	SC4220006	CWS	Surfacewater	66,327
SC	STARR-IVA W/D	SC0420005	CWS	SURFACE WATER PURCHASED WATER	8,688
SC	SUMMERVILLE CPW (SC1810003)	SC1810003	CWS	Surfacewater purchased	81,750
SC	TIMBER LAKE II (SC3750007)	SC3750007	CWS	Groundwater	93
SC	TRIPLE ACRES MHP I (SC3260049)	SC3260049	CWS	Groundwater	38
SC	UNION CITY OF (SC4410001)	SC4410001	CWS	Surfacewater	11,906
SC	WALLACE WATER COMPANY (SC3420002)	SC3420002	CWS	Groundwater	3,542
SC	WEST COLUMBIA CITY OF (3210004)	SC3210004	CWS	Surfacewater	34,028
SC	WESTSIDE ESTATES APTS (SC1370300)	SC1370300	CWS	Groundwater	87
SC	WHITLEY ESTATES (4660055)	SC4660055	CWS	Groundwater	93
SC	WHITMIRE TOWN OF (3610004)	SC3610004	CWS	Surfacewater	2,256
SC	WILLWOOD S/D (4650004)	SC4650004	CWS	Groundwater	122
SC	WINNSBORO TOWN OF (2010001)	SC2010001	CWS	Surfacewater	7,888
SC	WOODRUFF ROEBUCK W/D (4220007)	SC4220007	CWS	Surfacewater	28,897
SC	YORK COUNTY WEST WD (SC4620003)	SC4620003	CWS	Surfacewater purchased	6,063
SD	ABERDEEN	SD4600020	CWS	Surfacewater	26,091
SD	HARRISBURG	SD4600148	CWS	Groundwater purchased	7,800
SD	LINCOLN COUNTY RURAL WATER SYSTEM	SD4600304	CWS	Groundwater purchased	6,043
SD	PIERRE	SD4600242	CWS	Groundwater	13,938
SD	RANDALL COMMUNITY WATER DISTRICT	SD4600433	CWS	SURFACE WATER	6,078
SD	SIOUX FALLS	SD4600294	CWS	Surfacewater	198,524
SD	SPEARFISH	SD4600311	CWS	GROUNDWATER	10,697
SD	WATERTOWN MUNICIPAL UTILITIES	SD4600356	CWS	Groundwater	22,162
TN	CONSOLIDATED U.D. OF RUTHERFORD	TN0000791	CWS	Surfacewater	175,144
TN	ERWIN UTILITIES AUTHORITY	TN0000231	CWS	Groundwater under influence of surfacewater	12,323
TN	FIRST U.D. OF CARTER CO	TN0000094	CWS	Groundwater under influence of surfacewater	9,560
TN	FIRST UTIL DIST OF KNOX COUNTY	TN0000369	CWS	Surfacewater	95,628
TN	HALLSDALE-POWELL U.D.	TN0000280	CWS	SURFACE WATER	71,376
TN	HILLSVILLE UTILITY DISTRICT	TN0000430	CWS	Surfacewater purchased	11,021
TN	LEWISBURG WATER SYSTEM	TN0000400	CWS	SURFACE WATER	22,273

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	METRO WATER SERVICES	TN0000494	CWS	Surfacewater	692,094
TN	NORTHEAST KNOX U.D.	TN0000515	CWS	Surfacewater	25,558
TN	OCOEE UTILITY DISTRICT	TN0000525	CWS	Surfacewater purchased	19,939
TN	PARSONS WATER DEPARTMENT	TN0000541	CWS	Surfacewater	4,261
TN	SAVANNAH UTILITY DEPT	TN0000611	CWS	Groundwater	19,495
TN	SAVANNAH VALLEY U.D.	TN0000613	CWS	Groundwater under influence of surfacewater	25,821
TN	Suck Creek	TN0000909	CWS	Surfacewater	650
TN	TENNESSEE AMERICAN WATER	TN0000107	CWS	Surfacewater	190,067
TN	WHITE PINE WATER SYSTEM	TN0000746	CWS	Groundwater under influence of surfacewater	3,980
TX	439 WSC	TX0140076	CWS	Surfacewater purchased	7,503
TX	BARROW SUBDIVISION	TX1160066	CWS	Surfacewater purchased	267
TX	BLACKLAND WSC	TX1990004	CWS	Surfacewater purchased	5,217
TX	CANYON SPRINGS WATER	TX0460022	CWS	Groundwater	1,182
TX	CENTRAL TEXAS WSC	TX0140161	CWS	Surface water	0
TX	CITY OF ABILENE	TX2210001	CWS	Surfacewater	123,886
TX	CITY OF COLEMAN	TX0420001	CWS	Surfacewater	4,136
TX	CITY OF CORPUS CHRISTI	TX1780003	CWS	Surfacewater	325,733
TX	CITY OF FORT WORTH	TX2200012	CWS	Surfacewater	853,762
TX	CITY OF GONZALES	TX0890001	CWS	Surfacewater	9,172
TX	CITY OF HOUSTON	TX1010013	CWS	Surfacewater	2,202,531
TX	CITY OF JERSEY VILLAGE	TX1010016	CWS	Surfacewater purchased	7,792
TX	CITY OF LAKE WORTH	TX2200060	CWS	Surfacewater purchased	4,700
TX	CITY OF PORT LAVACA	TX0290002	CWS	Surfacewater purchased	11,854
TX	CITY OF SUGAR LAND	TX0790005	CWS	Surfacewater	83,886
TX	CITY OF THE COLONY	TX0610081	CWS	Surfacewater purchased	44,927
TX	CITY OF WICHITA FALLS	TX2430001	CWS	Surfacewater	104,553
TX	CITY OF WYLIE	TX0430011	CWS	Surfacewater purchased	44,418
TX	CONCHO RURAL WATER GRAPE CREEK	TX2260008	CWS	Surfacewater purchased	5,049
TX	COPEVILLE SUD	TX0430029	CWS	Surfacewater purchased	4,375
TX	COTTONWOOD HILLS ESTATES	TX2200045	CWS	Groundwater	267
TX	DALLAS WATER UTILITY	TX0570004	CWS	Surfacewater	1,321,740
TX	FORT BEND COUNTY MUD 134C	TX0790533	CWS	Groundwater purchased	6,183

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	FORT BEND COUNTY MUD 41	TX0790229	CWS	Surfacewater purchased	4,230
TX	FORT BEND COUNTY MUD 50	TX0790277	CWS	Surfacewater purchased	6,054
TX	G M WSC	TX2020067	CWS	Surfacewater	11,220
TX	HARRIS COUNTY MUD 102	TX1010503	CWS	Surfacewater purchased	10,212
TX	HARRIS COUNTY MUD 8	TX1010712	CWS	Surfacewater purchased	6,066
TX	HIGH POINT WATER SUPPLY CORPORATION	TX1290016	CWS	Surfacewater purchased	16,341
TX	HOLIDAY ESTATES WATER	TX1160028	CWS	Surfacewater purchased	222
TX	JACKRABBIT ROAD PUD	TX1010538	CWS	Surfacewater purchased	8,343
TX	KINGSBRIDGE MUD	TX0790158	CWS	Surfacewater purchased	8,814
TX	MOORE ESTATES	TX1110102	CWS	Groundwater	120
TX	MOORELAND SUBDIVISION	TX2270114	CWS	Groundwater under influence of surfacewater	156
TX	OAK RIDGE ESTATES	TX1160079	CWS	Surfacewater purchased	57
TX	PINE TRAILS UTILITY	TX1010535	CWS	Surfacewater purchased	6,969
TX	PYSSENS LIVE OAK ESTATES SUBDIVISION	TX2410010	CWS	Groundwater	156
TX	QUINLAN SOUTH SUBDIVISION	TX1160064	CWS	Surfacewater purchased	68
TX	ROCKWALL EAST MINI RANCH	TX1160011	CWS	Surfacewater purchased	114
TX	SAN ANTONIO WATER SYSTEM	TX0150018	CWS	Surfacewater purchased	1,999,472
TX	SILVER CREEK ESTATES	TX2200277	CWS	Groundwater	177
TX	TOWN OF ANTHONY	TX0710001	CWS	Groundwater	5,423
TX	WALNUT CREEK SUD	TX1840008	CWS	Surfacewater	23,118
TX	WEST WISE SUD	TX2490016	CWS	Surfacewater	3,354
TX	WOODCREEK UTILITY CO 2	TX1050039	CWS	Groundwater under influence of surfacewater	3,096
UT	BOUNTIFUL CITY WATER SYSTEM	UTAH06015	CWS	Surfacewater	37,500
UT	CENTRAL UTAH WCD - ASHLEY VALLEY	UTAH24038	CWS	Surfacewater	0
UT	CENTRAL UTAH WCD - DUCHESNE VALLEY	UTAH07050	CWS	Surfacewater	0
UT	GREEN RIVER CITY	UTAH08005	CWS	Surfacewater	973
UT	HERRIMAN CITY MUNICIPAL WATER DEPARTMENT	UTAH18157	CWS	Surfacewater purchased	58,858
UT	HOLLIDAY WATER COMPANY	UTAH18010	CWS	Surfacewater purchased	15,000
UT	JORDANELLE SSD	UTAH26086	CWS	Surfacewater	1,880

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
UT	LONDON CITY	UTAH25016	CWS	Groundwater	11,072
UT	LOGAN CITY WATER SYSTEM	UTAH03010	CWS	Groundwater	48,174
UT	METROPOLITAN WATER DISTRICT	UTAH18016	CWS	Surfacewater	0
UT	MURRAY CITY WATER SYSTEM	UTAH18024	CWS	Groundwater	36,000
UT	NORTH OGDEN CITY	UTAH29010	CWS	Groundwater	18,000
UT	OGDEN CITY WATER SYSTEM	UTAH29011	CWS	Surfacewater	82,522
UT	ORANGEVILLE	UTAH08008	CWS	Surfacewater	1,400
UT	OREM CITY WATER SYSTEM	UTAH25020	CWS	Surfacewater purchased	97,839
UT	PRICE RIVER WID	UTAH04020	CWS	Surfacewater	7,030
UT	PROVO CITY	UTAH25006	CWS	Surfacewater purchased	116,288
UT	SOUTH SALT LAKE CITY WATER SYSTEM	UTAH18032	CWS	Surfacewater purchased	23,600
UT	SYRACUSE CITY WATER SYSTEM	UTAH06012	CWS	Surfacewater purchased	28,500
UT	TAYLORSVILLE-BENNION ID	UTAH18021	CWS	Surfacewater purchased	70,448
UT	WEBER BASIN WCD - CENTRAL	UTAH29023	CWS	Surfacewater	0
UT	WENDOVER CITY WATER SYSTEM	UTAH23008	CWS	Surfacewater	1,400
UT	WEST JORDAN CITY WATER SYSTEM	UTAH18020	CWS	Surfacewater purchased	113,699
UT	WHITE CITY WID	UTAH18019	CWS	Groundwater	15,800
UT	WOODS CROSS CITY WATER SYSTEM	UTAH06021	CWS	Surfacewater purchased	11,500
VA	ALEXANDRIA, CITY OF	VA6510010	CWS	Surfacewater purchased	159,200
VA	ALTAVISTA, TOWN OF	VA5031050	CWS	Surfacewater	3,850
VA	ARLINGTON COUNTY	VA6013010	CWS	Surfacewater purchased	215,000
VA	BRUNSWICK ESTATES	VA5025500	CWS	Groundwater	70
VA	CASTLEWOOD - RCPSA	VA1167050	CWS	Groundwater under influence of surfacewater	5,565
VA	CHURCHFIELDS	VA4103200	CWS	Groundwater	45
VA	CLOVER, COMMUNITY OF	VA5083480	CWS	Groundwater	290
VA	COLONIAL HEIGHTS, CITY OF	VA3570150	CWS	Surfacewater purchased	17,286
VA	DRYSDALE SUBDIVISION	VA6061125	CWS	Groundwater	63
VA	EARLYSVILLE FOREST	VA2003255	CWS	Groundwater	488
VA	FAIRFAX COUNTY WATER AUTHORITY	VA6059501	CWS	Surfacewater	1,121,613
VA	GRANITE HALL SHORES	VA5117360	CWS	Surfacewater purchased	50
VA	HAZEL RIVER	VA6047260	CWS	Groundwater	28
VA	HCSA- LEIGH STREET PLANT	VA5780600	CWS	Surfacewater	9,364
VA	HERITAGE ESTATES	VA6047300	CWS	Groundwater	80
VA	LAKE WILDERNESS	VA6177251	CWS	Groundwater	2,100
VA	LOUDOUN WATER - CENTRAL SYSTEM	VA6107350	CWS	Surfacewater	325,440

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VA	MASSANUTTEN VIEW SUBDIVISION	VA2171475	CWS	Groundwater	140
VA	MILL QUARTER PLANTATION	VA4145600	CWS	Groundwater	273
VA	MOUNTAIN VIEW TRAILER PARK	VA6047340	CWS	Groundwater	80
VA	NATIONAL AIRPORT	VA6013080	NTNCWS	Surfacewater purchased	28,055
VA	NEWPORT NEWS, CITY OF	VA3700500	CWS	Surfacewater	407,300
VA	NORFOLK, CITY OF	VA3710100	CWS	Surfacewater	234,220
VA	NORMAN ACRES SUBDIVISION	VA6047355	CWS	Groundwater	50
VA	NORTHERN DEVELOPMENT SERVICE DIST.	VA3093120	CWS	Surfacewater purchased	7,050
VA	NORTHTOWN VILLAGE	VA6047360	CWS	Groundwater	53
VA	NOTTOWAY ACRES SUBDIVISION	VA5025550	CWS	Groundwater	58
VA	OAK PARK SUBDIVISION	VA6113170	CWS	Groundwater	60
VA	OVERLOOK HEIGHTS COMBINED	VA6047391	CWS	Groundwater	160
VA	OVERLOOK HEIGHTS II	VA6047392	CWS	Groundwater	25
VA	PWCSA - EAST	VA6153600	CWS	Surfacewater purchased	153,000
VA	SPRING MEADOWS-MEADOW GATE	VA4085770	CWS	Groundwater	2,362
VA	STAFFORD COUNTY UTILITIES	VA6179100	CWS	Surfacewater	112,285
VA	STONY SPRINGS SUBDIVISION	VA3053915	CWS	Groundwater	130
VA	SUNNYBROOK SUBDIVISION	VA5025650	CWS	Groundwater	30
VA	TANGLEWOOD SECTION A	VA5117834	CWS	Groundwater	35
VA	VIENNA, TOWN OF	VA6059800	CWS	Surfacewater purchased	30,000
VA	WASHINGTON COUNTY SERVICE AUTHORITY	VA1191883	CWS	Surfacewater	47,574
VA	WESTERN VIRGINIA WATER AUTHORITY	VA2770900	CWS	Surfacewater	182,700
VA	WOODSTOCK, TOWN OF	VA2171850	CWS	Surfacewater	5,955
VT	ALBURGH VILLAGE WATER SYSTEM	VT0005136	CWS	Surfacewater	576
VT	ARMSTRONGS MHP	VT0005180	CWS	Groundwater	45
VT	BARNET FIRE DISTRICT #2	VT0005029	CWS	Groundwater	205
VT	BARRE TOWN WATER SYSTEM	VT0005566	CWS	Surfacewater purchased	1,638
VT	BERLIN HEALTH REHABILITATION CTR	VT0005529	CWS	Groundwater	378
VT	BERLIN WATER CO INC	VT0005255	CWS	Groundwater	139
VT	BIRCH HILL WATER SYSTEM	VT0005650	CWS	Groundwater	45
VT	BIRCHWOOD PARK	VT0005253	CWS	Groundwater	30
VT	BOLTON COMMUNITY WATER SYSTEM	VT0005051	CWS	Groundwater	1,030
VT	BOULDER RIDGE AT MT SNOW	VT0021035	CWS	Groundwater	131
VT	BULL RUN	VT0005609	CWS	Groundwater	420
VT	CABOT TOWN WATER SYSTEM	VT0005261	CWS	Groundwater	250
VT	CHELSEA WATER SYSTEM	VT0005638	CWS	Groundwater	450
VT	CRAFTSBURY FIRE DISTRICT 2	VT0005194	CWS	Groundwater	420
VT	DEER CREEK CONDOMINIUMS	VT0005653	CWS	Groundwater	97
VT	DORSET COMMUNITY HOUSING	VT0020990	CWS	Groundwater	50

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VT	DORSET FIRE DISTRICT 1	VT0005020	CWS	Groundwater	530
VT	EAST WIND MHP	VT0005287	CWS	Groundwater	100
VT	FAIR HAVEN WATER DEPT	VT0005218	CWS	Surfacewater	3,076
VT	FIDDLEHEAD CONDOMINIUMS	VT0005504	CWS	Groundwater	60
VT	FORT WARREN MHP	VT0005213	CWS	Groundwater	129
VT	GREENSPRINGS	VT0005630	CWS	Groundwater	485
VT	HUCKLE HILL HOUSING	VT0020986	CWS	Groundwater	49
VT	JACKSON GORE OKEMO	VT0020917	CWS	Groundwater	1,695
VT	JERICO FIRE DISTRICT 1	VT0005476	CWS	Groundwater	190
VT	LAMPMAN WATER SYSTEM	VT0005026	CWS	Groundwater	133
VT	MOBILE ACRES MHP	VT0005171	CWS	Groundwater	252
VT	MOUNT ASCUTNEY MHP	VT0005342	CWS	Groundwater	42
VT	MOUNTAIN GREEN CONDOMINIUM	VT0005539	CWS	Groundwater	1,300
VT	MOUNTAINDALE	VT0020003	CWS	Groundwater	48
VT	MOUNTAINSIDE RESORT	VT0005165	CWS	Groundwater	240
VT	NORTHSHORE MHP	VT0005304	CWS	Groundwater	63
VT	NORTHSIDE CONDOMINIUM	VT0005604	CWS	Groundwater	32
VT	NORWICH MEADOWS	VT0005475	CWS	Groundwater	36
VT	OKEMO TRAILSIDE CONDOMINIUM	VT0005325	CWS	Groundwater	540
VT	OKEMO VILLAGE CONDOMINIUMS	VT0005324	CWS	Groundwater	180
VT	OUTLOOK AT MOUNT SNOW	VT0021057	CWS	Groundwater	96
VT	PINNACLE CONDOMINIUM	VT0005540	CWS	Groundwater	400
VT	POWNALE ESTATES MHP, LLC.	VT0005628	CWS	Groundwater	147
VT	POWNALE FIRE DISTRICT 2	VT0020734	CWS	Groundwater	400
VT	PUTNEY SCHOOL	VT0006624	CWS	Groundwater	310
VT	RANDOLPH CENTER WATER SYSTEM	VT0005177	CWS	Groundwater	1,138
VT	RICHMOND WATER DEPT	VT0005084	CWS	Groundwater	1,000
VT	ROYALTON FIRE DISTRICT 1	VT0005330	CWS	Surfacewater	1,500
VT	RUTLAND TOWN FIRE DISTRICT 5	VT0005429	CWS	Groundwater	110
VT	RUTLAND TOWN FIRE DISTRICT 6	VT0005378	CWS	Groundwater	137
VT	SMUGGLERS NOTCH WATER SYSTEM	VT0005151	CWS	Surfacewater	2,960
VT	SNOWTREE CONDOMINIUM	VT0005542	CWS	Groundwater	302
VT	SPRINGFIELD WATER DEPT	VT0005333	CWS	Groundwater	9,800
VT	STOWE WATER DEPT	VT0005163	CWS	Groundwater	3,250
VT	SUGAR RUN ASSOCIATION INC	VT0005268	CWS	Groundwater	197
VT	TARA TOWNHOUSES	VT0005545	CWS	Groundwater	48
VT	TRAIL CREEK CONDOMINIUM	VT0005597	CWS	Groundwater	212
VT	VERNON HALL	VT0020031	CWS	Groundwater	50
VT	WEBSTERVILLE WATER SYSTEM	VT0005247	CWS	Surfacewater	367
VT	WEST RUTLAND TOWN	VT0005244	CWS	Groundwater	2,400
VT	WESTMINSTER AQUEDUCT SOCIETY	VT0005306	CWS	Groundwater	150
VT	WHIFFLETREE CONDOMINIUM	VT0005384	CWS	Groundwater	189
VT	WILLISTON FIRE DISTRICT 1	VT0005100	CWS	Groundwater	212
VT	WINDY HOLLOW	VT0005594	CWS	Groundwater	118

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	AIRWAY HEIGHTS CITY OF	WA5300650	CWS	Groundwater	9,489
WA	ANDREWS FIRST	WA5317241	CWS	Groundwater	300
WA	ARLINGTON CITY OF	WA5302950	CWS	Surfacewater purchased	19,690
WA	Auburn City of	WA5303350	CWS	Groundwater	61,455
WA	BELLWOOD A	WA5305534	CWS	Groundwater	163
WA	BELWOOD PARK	WA5305640	CWS	Groundwater	67
WA	BETHEL EAST	WA5305965	CWS	Groundwater	127
WA	BETHEL RANCHETTES MUTUAL WATER CO	WA5306015	CWS	Groundwater	65
WA	BILL POINT WATER	WA5306790	CWS	Groundwater	203
WA	BREMERTON CITY OF	WA5308200	CWS	Surfacewater	72,520
WA	BURBANK IRRIGATION DISTRICT 4	WA5309300	CWS	Groundwater	527
WA	BURNSVILLE 676	WA5305329	CWS	Groundwater	183
WA	CAMAS MUNICIPAL WATER SEWER SYSTEM	WA5310800	CWS	Groundwater	30,291
WA	CAMELOT AND WESTERN SKIES	WA5310808	CWS	Groundwater	231
WA	CANDLEWOOD MOBILE MANOR	WA5311002	CWS	Groundwater	211
WA	CEDAR CREST	WA5311887	CWS	Groundwater	2,887
WA	CEDAR PARK	WA5311975	CWS	Groundwater	44
WA	CHENEY CITY OF	WA5312400	CWS	Groundwater	14,621
WA	CHERRY PARK	WA5312560	CWS	Groundwater	111
WA	CLARK PUBLIC UTILITIES	WA5313333	CWS	Groundwater	110,665
WA	CLEAR CREEK MOBILE HOME PARK	WA5313522	CWS	Groundwater	63
WA	CLEARWOOD	WA5313615	CWS	Groundwater	2,956
WA	COOPERFIELD 678	WA5304459	CWS	Groundwater	38
WA	COUNTRY CLUB 679	WA5315503	CWS	Groundwater	175
WA	COUNTRY MEADOWS	WA5300675	CWS	Groundwater	90
WA	CRESCENT PARK 355	WA5316000	CWS	Groundwater	550
WA	CRISTALINA	WA5303014	CWS	Groundwater	336
WA	CROSSWOODS WATER COMPANY	WA5316274	CWS	Groundwater	420
WA	DEER LAKE ESTATES	WA5318440	CWS	Groundwater	55
WA	DEER PARK CITY OF	WA5318500	CWS	Groundwater	4,605
WA	DEERFIELD PARK 681	WA5300558	CWS	Groundwater	97
WA	DUPONT WATER SYSTEM CITY OF	WA5320500	CWS	Groundwater	12,860
WA	EAGLE ESTATES	WA5302348	CWS	Groundwater	53
WA	EAST OLYMPIA 684	WA5304601	CWS	Groundwater	230
WA	EAST SPOKANE WATER DIST 1	WA5321650	CWS	Groundwater	4,285
WA	ENCHANTED FIRS MOBILE ESTATES	WA5323380	CWS	Groundwater	70
WA	FAIRWIND MOBILE HOME PARK	WA5344052	CWS	Groundwater	78
WA	FIRGROVE MUTUAL INC	WA5325200	CWS	Surfacewater purchased	30,018
WA	FOREST GROVE HILLS	WA5325932	CWS	Groundwater	50
WA	FOUR LAKES WATER DISTRICT 10	WA5326200	CWS	Groundwater	433
WA	Fox Island Mutual Water Assoc	WA5326300	CWS	Groundwater	3,255

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	GATEWOOD MOBILE MANOR	WA5327236	CWS	Groundwater	46
WA	GOLD BAR CITY OF	WA5328300	CWS	Groundwater	2,661
WA	GOLDEN MEADOW	WA53AA608	CWS	Groundwater	85
WA	GREATER BAR WATER DISTRICT	WA5319910	CWS	Groundwater	330
WA	GREENWOOD MOBILE HOME PARK	WA5329816	CWS	Groundwater	240
WA	HANNAH HEIGHTS OWNERS ASSOCIATION	WA5330850	CWS	Groundwater	66
WA	HARBORLAND MOBILE PARK	WA5331075	CWS	Groundwater	92
WA	HENDERSON BOULEVARD	WA5308359	CWS	Groundwater	389
WA	HIDDEN GARDENS HOMEOWNERS COOP	WA5315483	CWS	Groundwater	66
WA	HIGHLINE WATER DISTRICT	WA5340650	CWS	Surfacewater purchased	70,630
WA	HILLCREST VILLAGE WATER CO INC	WA5333150	CWS	Groundwater	770
WA	HOOT RIDGE	WA5323994	CWS	Groundwater	54
WA	HORSEHEAD BAY WATER ASSN	WA5330878	CWS	Groundwater	58
WA	HORSFALL 608	WA5334505	CWS	Groundwater	165
WA	INDIAN VILLAGE ESTATES WATER ASSN	WA5312028	CWS	Groundwater	90
WA	INWOOD BEACH CLUB	WA5335880	CWS	Groundwater	80
WA	ISLAND LAKE MANOR	WA5336180	CWS	Groundwater	233
WA	ISSAQUAH WATER SYSTEM	WA5336350	CWS	Surfacewater purchased	39,578
WA	KACKMAN CREEK	WA5307619	CWS	Groundwater	330
WA	KENNEWICK CITY OF	WA5338100	CWS	Surfacewater	86,115
WA	KENT WATER DEPARTMENT	WA5338150	CWS	Surfacewater purchased	78,948
WA	KITSAP WEST MHC WATER CO	WA5342635	CWS	Groundwater	190
WA	LACAMAS FARMSTEADS	WA5302117	CWS	Groundwater	614
WA	LAKE HOLIDAY ASSOCIATION	WA5383600	CWS	Groundwater	740
WA	LAKE LAWRENCE MOBILE HOME PARK	WA5344130	CWS	Groundwater	80
WA	LAKEHAVEN WATER AND SEWER DISTRICT	WA5341997	CWS	Surfacewater purchased	116,906
WA	LAKESIDE PARK	WA5333489	CWS	Groundwater	180
WA	LAKEWOOD COMMUNITY	WA5345480	CWS	Groundwater	45
WA	LAKEWOOD WATER DISTRICT	WA5345550	CWS	Groundwater	62,089
WA	LAZY ACRES 351	WA5346441	CWS	Groundwater	267
WA	LISECC	WA5343290	CWS	Surfacewater	357
WA	LYNCH COVE DIV 1 WATER ASSN	WA5307079	CWS	Groundwater	102
WA	LYON RD COMMUNITY ASSOCIATION	WA5314026	CWS	Groundwater	50
WA	MABANA SHORES ASSOCIATION	WA5349600	CWS	Groundwater	68
WA	MADRONA BEACH WATER CO INC	WA5349900	CWS	Groundwater	67
WA	MAPLE HILL PARK	WA5309356	CWS	Groundwater	35
WA	MARTELL MOBILE MANOR	WA5351867	CWS	Groundwater	143
WA	MEADOW RIDGE	WA5353213	CWS	Groundwater	175
WA	MECCA COMMUNITY ASSOCIATION	WA5322888	CWS	Groundwater	619
WA	MELODY PINES MHP LLC	WA5353475	CWS	Groundwater	207

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	MERIDIAN HEIGHTS WATER DISTRICT	WA5353780	CWS	Groundwater	126
WA	MERIDIAN TERRACE MOBILE HOME PARK	WA5351823	CWS	Groundwater	229
WA	MIRRORMONT	WA5355250	CWS	Groundwater	2,059
WA	MODEL IRRIGATION DIST #18	WA5355550	CWS	Groundwater	7,584
WA	MOUNTAIN VIEW WATER DISTRICT INC	WA5356950	CWS	Groundwater	91
WA	MOUNTAIN VIEW-EDGEWOOD WATER CO	WA5356820	CWS	Groundwater	9,646
WA	NELSON RIDGE	WA5306081	CWS	Groundwater	246
WA	NORTHGATE TERRACE COMMUNITY CLUB	WA5361750	CWS	Groundwater	750
WA	OLD ORCHARD ESTATES WATER SYSTEM	WA5307748	CWS	Groundwater	58
WA	OLYMPIC MALL	WA5363479	CWS	Groundwater	2,676
WA	ORTING 15	WA5304778	CWS	Groundwater	117
WA	PARADISE PARK WATER SYSTEM	WA5366116	CWS	Groundwater	200
WA	PARKWOOD APARTMENTS	WA5318160	CWS	Groundwater	60
WA	PATTISON 500	WA5366578	CWS	Groundwater	4,302
WA	PEDERSON PLACE 604	WA5366734	CWS	Groundwater	90
WA	PENN COVE WATER AND SEWER DISTRICT	WA5366950	CWS	Groundwater	460
WA	PINE TERRACE WATER ASSOCIATION	WA5367600	CWS	Groundwater	181
WA	PINEWOOD GLEN MUTUAL WATER ASSN	WA5367705	CWS	Groundwater	70
WA	PRIEST POINT BEACH WATER INC	WA5369450	CWS	Groundwater	624
WA	PUD #1 OF ASOTIN COUNTY	WA5393343	CWS	Groundwater	22,583
WA	PUDDINGSTONE	WA5319246	CWS	Groundwater	69
WA	QUIMPER	WA5305783	CWS	Groundwater	10,242
WA	RAINIER TERRACE	WA5303901	CWS	Groundwater	125
WA	RAINIER VIEW PARK ADDITION	WA5370950	CWS	Groundwater	53
WA	RAINIER WATER DEPARTMENT	WA5370980	CWS	Groundwater	2,758
WA	RANCH	WA5335354	CWS	Groundwater	181
WA	RENTON CITY OF	WA5371850	CWS	Groundwater	96,614
WA	RICHLAND CITY OF	WA5372250	CWS	Surfacewater	59,439
WA	ROLLING FIRS EVERGREEN TERRACE	WA5373975	CWS	Groundwater	514
WA	ROLLING HILLS-GLENCAIRN	WA5374000	CWS	Groundwater	871
WA	ROSEDALE HEIGHTS TRAILER PARK	WA5374371	CWS	Groundwater	435
WA	ROSELAND COMMUNITY CLUB ASSOCIATION	WA5374372	CWS	Groundwater	210
WA	ROY CITY OF	WA5345027	CWS	Groundwater	1,214
WA	RUSTEMEYER MOBILE HOME PARK	WA5375028	CWS	Groundwater	44
WA	Rustic Ridge	WA5372935	CWS	Groundwater	221
WA	RYANWOOD IMPROVEMENT ASSN	WA5375070	CWS	Groundwater	108
WA	S & I	WA5375154	CWS	Groundwater	490
WA	SAMMAMISH PLATEAU WATER & SEWER	WA5340900	CWS	Surfacewater purchased	65,856

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	SANDRA AVENUE 627	WA5354591	CWS	Groundwater	30
WA	SCOTT LAKE	WA5376787	CWS	Groundwater	1,554
WA	SEQUIM CITY OF	WA5377620	CWS	Groundwater	14,293
WA	SHADOW PINES MOBILE ESTATES	WA5343291	CWS	Groundwater	120
WA	SHAWS COVE	WA5377960	CWS	Groundwater	212
WA	SHORECREST	WA5378618	CWS	Groundwater	302
WA	SIERRA COUNTRY CLUB	WA5378975	CWS	Groundwater	355
WA	SILVER FOX 693	WA5359953	CWS	Groundwater	50
WA	SKAMANIA LANDING OWNERS ASSN	WA5309251	CWS	Groundwater	132
WA	SOUTH SHADY ACRES WATER	WA5313253	CWS	Groundwater	85
WA	SPANAWAY 192ND 669	WA5315531	CWS	Groundwater	183
WA	SPOKANE CITY OF	WA5383100	CWS	Groundwater	244,817
WA	SPOKANE HUTTERIAN BRETHREN	WA5318375	CWS	Groundwater	120
WA	SPRINGWOOD	WA5383408	CWS	Groundwater	90
WA	SUMMERHILL	WA5384898	CWS	Groundwater	42
WA	SUMMIT WATER & SUPPLY CO	WA5385050	CWS	Groundwater	16,000
WA	SUNSET FARM	WA5386115	CWS	Groundwater	45
WA	SUNSET PARK WATER CO	WA5386140	CWS	Groundwater	21
WA	SUNSET WATER & MAINTENANCE ASSOC	WA5306514	CWS	Groundwater	35
WA	TACOMA WATER DIVISION CITY OF	WA5386800	CWS	Surfacewater	319,028
WA	Tahja II	WA5303052	CWS	Groundwater	51
WA	TANGLEWILDETHOMPSON PLACE 600	WA5304397	CWS	Groundwater	7,320
WA	TOLMIE PARK 239	WA5388667	CWS	Groundwater	195
WA	TONASKET WATER SYSTEM	WA5388700	CWS	Groundwater	2,392
WA	TUMWATER CITY OF	WA5389700	CWS	Groundwater	61,165
WA	VALLEY MEADOWS 240	WA5390981	CWS	Groundwater	148
WA	VANCOUVER CITY OF	WA5391200	CWS	Groundwater	257,083
WA	WANAPUM INDIAN VILLAGE	WA5329075	CWS	Groundwater	60
WA	Washington Land Yacht Harbor	WA5393085	CWS	Groundwater	429
WA	WESTBRIDGE ESTATES WATER ASSN	WA5394935	CWS	Groundwater	98
WA	WHISKEY HOLLOW 670	WA5320692	CWS	Groundwater	45
WA	Whispering Pines Homeowners Coop	WA5388215	CWS	Groundwater	116
WA	WILDERWOOD HOA	WA5347451	CWS	Groundwater	98
WA	WISHRAM WATER SYSTEM	WA5397950	CWS	Groundwater	599
WA	WOODLAND CITY OF	WA5398200	CWS	Groundwater under influence of surfacewater	10,640
WA	WOODLAND MANOR	WA5398184	CWS	Groundwater	192
WI	ABBOTSFORD WATERWORKS	WI7370148	CWS	Groundwater	2,502
WI	ADAMS WATERWORKS	WI7010107	CWS	Groundwater	1,847
WI	ADELL WATERWORKS	WI4600435	CWS	Groundwater	506
WI	AMHERST WATERWORKS	WI7500094	CWS	Groundwater	1,058
WI	ANTIGO WATERWORKS	WI7340086	CWS	Groundwater	8,234
WI	APPLETON WATERWORKS	WI4450333	CWS	Surfacewater	72,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	ARGYLE WATERWORKS	WI1330068	CWS	Groundwater	823
WI	ARLINGTON WATERWORKS	WI1110093	CWS	Groundwater	823
WI	ASHLAND WATER UTILITY	WI8020373	CWS	Surfacewater	9,115
WI	ATHENS WATERWORKS	WI7370149	CWS	Groundwater	1,025
WI	AVOCA WATERWORKS	WI1250074	CWS	Groundwater	637
WI	BALDWIN WATERWORKS	WI6560119	CWS	Groundwater	3,956
WI	BALSAM LAKE WATERWORKS	WI6490330	CWS	Groundwater	1,031
WI	BELLEVUE WATERWORKS	WI4050459	CWS	Surfacewater purchased	15,706
WI	BELOIT CITY OF	WI1540112	CWS	Groundwater	37,110
WI	BIRNAMWOOD WATERWORKS	WI4590449	CWS	Groundwater	832
WI	BLACK RIVER FALLS WATERWORKS	WI6270244	CWS	Groundwater	3,608
WI	BLAIR WATERWORKS	WI6620274	CWS	Groundwater	1,303
WI	BOWLER WATERWORKS	WI4590451	CWS	Groundwater	357
WI	BROCKWAY SANITARY DIST 1	WI6270299	CWS	Groundwater	2,692
WI	BROOKFIELD WATER UTILITY	WI2680253	CWS	Groundwater	29,070
WI	BROWN DEER WATERWORKS	WI2410556	CWS	Surfacewater purchased	12,741
WI	BRUCE WATERWORKS	WI8550127	CWS	Groundwater	620
WI	CABELAS - RICHFIELD	WI2671753	NTNCWS	Groundwater	3,931
WI	CAMP DOUGLAS WATERWORKS	WI7290121	CWS	Groundwater	640
WI	CAREFREE ESTATES MHP	WI2300903	CWS	Groundwater	300
WI	CASHTON WATERWORKS	WI6420294	CWS	Groundwater	1,120
WI	CEDAR LAKE HOME 5	WI2670123	CWS	Groundwater	330
WI	CEDARBURG L & W COMMISSION	WI2460108	CWS	Groundwater	11,800
WI	CHETEK WATERWORKS	WI6030129	CWS	Groundwater	1,931
WI	CHIPPEWA FALLS WATERWORKS	WI6090456	CWS	GROUNDWATER	13,375
WI	CLINTONVILLE UTILITIES	WI4690391	CWS	Groundwater	4,635
WI	CLYMAN WATERWORKS	WI1140140	CWS	Groundwater	422
WI	COLBY WATERWORKS	WI7370169	CWS	Groundwater	1,829
WI	CORNELL WATERWORKS	WI6090458	CWS	Groundwater	1,390
WI	CRANDON WATERWORKS	WI7210107	CWS	Groundwater	1,958
WI	CROSS PLAINS WATERWORKS	WI1130219	CWS	Groundwater	3,543
WI	CUBA CITY WATERWORKS	WI1220092	CWS	Groundwater	2,141
WI	CUDAHY WATERWORKS	WI2410169	CWS	Surfacewater	18,659
WI	DE PERE WATERWORKS SA 1	WI4050453	CWS	Surfacewater purchased	24,595
WI	DEERFIELD WATERWORKS	WI1130223	CWS	Groundwater	2,209
WI	DEFOREST WATERWORKS	WI1130221	CWS	Groundwater	10,500
WI	DELAFIELD WATERWORKS	WI2684642	CWS	Groundwater	300
WI	DELAVAN WATERWORKS	WI2650113	CWS	GROUNDWATER	8,451
WI	DODGEVILLE WATERWORKS	WI1250079	CWS	Groundwater	4,583
WI	DORCHESTER WATERWORKS	WI6100326	CWS	Groundwater	834
WI	DOUSMAN WATER UTILITY	WI2680197	CWS	Groundwater	2,350
WI	DRESSER WATERWORKS	WI6490336	CWS	Groundwater	897

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	DURAND WATERWORKS	WI6470107	CWS	Groundwater	1,868
WI	DURHAM MEADOWS WATER TRUST	WI2680213	CWS	Groundwater	700
WI	EAGLE WATERWORKS	WI2680198	CWS	Groundwater	1,950
WI	EAST TROY WATERWORKS	WI2650123	CWS	Groundwater	4,414
WI	EAU CLAIRE WATERWORKS	WI6180230	CWS	Groundwater	66,060
WI	EDGAR WATERWORKS	WI7370150	CWS	Groundwater	1,491
WI	ELLSWORTH WATERWORKS	WI6480239	CWS	Groundwater	3,304
WI	FALL CREEK WATERWORKS	WI6180296	CWS	Groundwater	1,269
WI	FALL RIVER WATERWORKS	WI1110098	CWS	Groundwater	1,793
WI	FLORENCE UTILITY COMMISSION	WI4190155	CWS	Groundwater	1,250
WI	FOX CROSSING UTILITIES EAST	WI4710453	CWS	Surfacewater purchased	10,927
WI	FRANKLIN WATER UTILITY	WI2410563	CWS	Surfacewater purchased	22,500
WI	GENEVA NATIONAL COMMUNITY SERVICES	WI2650907	CWS	Groundwater	3,500
WI	GENOA CITY WATERWORKS	WI2650058	CWS	Groundwater	2,766
WI	GERMANTOWN WATER UTILITY	WI2670105	CWS	Groundwater	20,027
WI	GILLETT WATERWORKS	WI4430490	CWS	Groundwater	1,386
WI	GILMAN WATERWORKS	WI8610124	CWS	Groundwater	372
WI	GRAFTON WATERWORKS	WI2460111	CWS	Groundwater	11,989
WI	GRANTON WATERWORKS	WI6100327	CWS	Groundwater	349
WI	GREEN BAY WATERWORKS	WI4050356	CWS	Surfacewater	104,057
WI	GREENVILLE UTILITIES VIL OF	WI4450278	CWS	Groundwater	8,500
WI	HANCOCK WATERWORKS	WI4700267	CWS	Groundwater	419
WI	HARTFORD WATERWORKS	WI2670110	CWS	Groundwater	16,076
WI	HARTLAND WATERWORKS	WI2680205	CWS	Groundwater	9,212
WI	HATLEY WATERWORKS	WI7371256	CWS	Groundwater	550
WI	HIXTON WATERWORKS	WI6270292	CWS	Groundwater	443
WI	HOLMEN WATERWORKS	WI6320306	CWS	Groundwater	10,147
WI	HORICON WATERWORKS	WI1140146	CWS	Groundwater	3,682
WI	HORTONVILLE WATER UTILITY	WI4450411	CWS	Groundwater	2,843
WI	HUDSON WATERWORKS	WI6560087	CWS	Groundwater	17,635
WI	IOLA WATERWORKS	WI4690394	CWS	Groundwater	1,300
WI	JANESVILLE WATER UTILITY	WI1540127	CWS	Groundwater	64,415
WI	JUNCTION CITY WATERWORKS	WI7500127	CWS	Groundwater	440
WI	KENOSHA WATER UTILITY	WI2300046	CWS	Surfacewater	99,218
WI	KEWASKUM WATERWORKS	WI2670112	CWS	Groundwater	4,309
WI	KEWAUNEE WATERWORKS	WI4310281	CWS	Groundwater	2,951
WI	KIEL WATERWORKS	WI4360427	CWS	Groundwater	3,932
WI	KNAPP WATERWORKS	WI6170267	CWS	Groundwater	459
WI	KNOLLS WATER COOPERATIVE	WI2300145	CWS	Groundwater	400
WI	LA CROSSE ESTATES LLC	WI6320319	CWS	Groundwater	351
WI	LA CROSSE WATERWORKS	WI6320309	CWS	Groundwater	53,000
WI	LADYSMITH WATERWORKS	WI8550131	CWS	Groundwater	3,184

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	LAKE DELTON WATERWORKS	WI1570664	CWS	Groundwater	2,914
WI	LAKE GENEVA UTILITY COMMISSION	WI2650066	CWS	Groundwater	7,107
WI	LAKELAND SANITARY DIST 1	WI7440116	CWS	Groundwater	2,381
WI	LAWRENCE WATERWORKS	WI4051625	CWS	Surfacewater purchased	4,627
WI	LOMIRA WATERWORKS	WI1140151	CWS	Groundwater	2,510
WI	LOYAL WATERWORKS	WI6100329	CWS	Groundwater	1,308
WI	LUCK WATERWORKS	WI6490338	CWS	Groundwater	1,150
WI	LYNDON STATION WATERWORKS	WI7290124	CWS	Groundwater	474
WI	MADISON WATER UTILITY	WI1130224	CWS	Groundwater	235,000
WI	MANAWA WATERWORKS	WI4690345	CWS	Groundwater	1,300
WI	MANITOWOC WATERWORKS	WI4360364	CWS	Surfacewater	34,500
WI	MARATHON CITY WATERWORKS	WI7370151	CWS	Groundwater	1,695
WI	MARINETTE WATERWORKS	WI4380395	CWS	Surfacewater	10,968
WI	MARION WATERWORKS	WI4690396	CWS	Groundwater	1,293
WI	MARSHFIELD UTILITIES	WI7720165	CWS	Groundwater	18,708
WI	MAYVILLE WATERWORKS	WI1140057	CWS	Groundwater	5,112
WI	MAZOMANIE WATERWORKS	WI1130239	CWS	Groundwater	1,578
WI	MCFARLAND WATERWORKS	WI1130241	CWS	Groundwater	9,331
WI	MEDFORD WATERWORKS	WI8610125	CWS	Groundwater	4,318
WI	MENASHA ELEC & WATER UTIL	WI4710334	CWS	Surfacewater	14,792
WI	MENOMONEE FALLS WW - GROUNDWATER	WI2685747	CWS	Groundwater	1,796
WI	MENOMONIE WATERWORKS	WI6170268	CWS	Groundwater	15,950
WI	MERCER SANITARY DISTRICT	WI8260120	CWS	Groundwater	760
WI	MERRILL WATERWORKS	WI7350123	CWS	Groundwater	9,661
WI	MIDDLETON WATERWORKS	WI1130242	CWS	Groundwater	21,827
WI	MILWAUKEE WATERWORKS	WI2410100	CWS	Surfacewater	590,547
WI	MINERAL POINT WATERWORKS	WI1250084	CWS	Groundwater	2,487
WI	MISHICOT WATERWORKS	WI4360430	CWS	Groundwater	1,432
WI	MONONA WATERWORKS	WI1130245	CWS	Groundwater	7,801
WI	MOSINEE EAST SYSTEM	WI7372480	CWS	Groundwater	1,046
WI	MOSINEE WATERWORKS	WI7370159	CWS	Groundwater	3,406
WI	MT HOREB WATERWORKS	WI1130247	CWS	Groundwater	7,240
WI	MUKWONAGO WATERWORKS	WI2680209	CWS	Groundwater	8,190
WI	MUSCODA WATERWORKS	WI1220112	CWS	Groundwater	1,453
WI	MUSKEGO WATER UTILITY	WI2681741	CWS	Groundwater	8,150
WI	NECEDAH WATERWORKS	WI7290130	CWS	Groundwater	844
WI	NEENAH WATERWORKS	WI4710348	CWS	Surfacewater	25,892
WI	NEILLSVILLE WATERWORKS	WI6100330	CWS	Groundwater	2,761
WI	NEKOOSA WATERWORKS	WI7720169	CWS	Groundwater	2,557
WI	NELSON WATER & SEWER DEPT	WI6060232	CWS	Groundwater	375
WI	NEW HOLSTEIN WATERWORKS	WI4080270	CWS	Groundwater	3,213
WI	NEW LONDON WATERWORKS	WI4690398	CWS	Groundwater	7,187

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	NEW RICHMOND WATERWORKS	WI6560126	CWS	GROUNDWATER	8,909
WI	NIAGARA WATERWORKS	WI4380439	CWS	Groundwater	1,615
WI	NORTH SHORE WATER COMMISSION	WI2413515	CWS	Surfacewater	35,598
WI	OAK CREEK WATERWORKS	WI2410172	CWS	Surfacewater	32,104
WI	OAKLAWN ACADEMY	WI1540717	CWS	Groundwater	320
WI	OCONOMOWOC WATERWORKS	WI2680227	CWS	GROUNDWATER	15,805
WI	ONALASKA WATERWORKS	WI6320327	CWS	Groundwater	18,000
WI	OSHKOSH WATERWORKS	WI4710457	CWS	Surfacewater	63,000
WI	OSSEO WATERWORKS	WI6620328	CWS	Groundwater	1,701
WI	OWEN WATERWORKS	WI6100334	CWS	Groundwater	936
WI	PALMYRA WATERWORKS	WI1280112	CWS	Groundwater	1,756
WI	PESHTIGO WATERWORKS	WI4380442	CWS	Groundwater	3,449
WI	PEWAUKEE CITY WATER AND SEWER UTILITY	WI2680214	CWS	Groundwater	8,671
WI	PEWAUKEE VILLAGE WATERWORKS	WI2680229	CWS	Groundwater	8,166
WI	PHILLIPS WATERWORKS	WI8510131	CWS	Groundwater	1,675
WI	PIGEON FALLS WATERWORKS	WI6620329	CWS	Groundwater	409
WI	PIONEER ESTATES OF DELAVAN	WI2650116	CWS	Groundwater	400
WI	PITTSVILLE WATERWORKS	WI7720112	CWS	Groundwater	838
WI	PLAINFIELD WATERWORKS	WI4700268	CWS	Groundwater	862
WI	PLOVER WATERWORKS	WI7500726	CWS	Groundwater	13,486
WI	PLYMOUTH UTILITIES	WI4600446	CWS	Groundwater	8,964
WI	PORT EDWARDS WATER UTILITY	WI7720113	CWS	Groundwater	1,866
WI	PORT WASHINGTON WATERWORKS	WI2460054	CWS	Surfacewater	11,954
WI	PORTAGE WATERWORKS	WI1110039	CWS	Groundwater	10,437
WI	PRAIRIE DU CHIEN WATERWORKS	WI6120250	CWS	Groundwater	6,005
WI	PRAIRIE VILLAGE WATER TRUST	WI2680277	CWS	Groundwater	2,100
WI	PRESCOTT WATERWORKS	WI6480243	CWS	Groundwater	4,258
WI	RACINE WATERWORKS	WI2520062	CWS	Surfacewater	105,100
WI	REEDSBURG WATERWORKS	WI1570102	CWS	Groundwater	9,984
WI	REEDSVILLE WATERWORKS	WI4360431	CWS	Groundwater	1,200
WI	RHINELANDER WATER & WASTEWATER	WI7440126	CWS	Groundwater	7,783
WI	RIB MOUNTAIN SANITARY DIST	WI7370660	CWS	Groundwater	5,850
WI	RICE LAKE WATERWORKS	WI6030138	CWS	Groundwater	8,300
WI	RIDGEWAY WATERWORKS	WI1250087	CWS	Groundwater	690
WI	RIPON WATER UTILITY	WI4200476	CWS	Groundwater	7,800
WI	ROME WATER UTILITY	WI7010108	CWS	Groundwater	2,775
WI	ROTHSCHILD WATERWORKS	WI7370161	CWS	Groundwater	3,190
WI	SAUKVILLE WATERWORKS	WI2460134	CWS	Groundwater	4,424
WI	SCHOFIELD WATERWORKS	WI7370162	CWS	Groundwater	2,117
WI	SENECA SANITARY DIST NO 1	WI6120251	CWS	Groundwater	250
WI	SHAWANO WATERWORKS	WI4590456	CWS	Groundwater	9,200
WI	SHEBOYGAN TN WATERWORKS	WI4600403	CWS	Groundwater	4,596

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	SIREN WATERWORKS	WI8070311	CWS	Groundwater	941
WI	SLINGER WATER UTILITY	WI2670116	CWS	Groundwater	5,430
WI	SOMERSET WATERWORKS	WI6560137	CWS	Groundwater	2,854
WI	SOUTH MILWAUKEE WATERWORKS	WI2410144	CWS	Surfacewater	21,340
WI	SPENCER WATERWORKS	WI7370108	CWS	Groundwater	1,941
WI	SPOONER WATERWORKS	WI8660305	CWS	Groundwater	2,653
WI	ST CROIX FALLS WATERWORKS	WI6490343	CWS	Groundwater	2,079
WI	STANLEY WATERWORKS	WI6090462	CWS	Groundwater	3,500
WI	STEVENS POINT WATERWORKS	WI7500141	CWS	Groundwater	26,717
WI	STOUGHTON WATERWORKS	WI1130078	CWS	Groundwater	13,078
WI	STRATFORD WATERWORKS	WI7370168	CWS	Groundwater	1,508
WI	STURGEON BAY WATERWORKS	WI4150526	CWS	Groundwater	9,500
WI	SUN PRAIRIE UTILITIES	WI1130258	CWS	Groundwater	33,966
WI	SUPERIOR WATER LIGHT & POWER COMPANY	WI8160147	CWS	Surfacewater	26,084
WI	SUSSEX VILLAGE HALL & WATER UTILITY	WI2680233	CWS	Groundwater	10,573
WI	TOMAH WATERWORKS	WI6420254	CWS	Groundwater	9,192
WI	TOMAHAWK WATERWORKS	WI7350127	CWS	Groundwater	3,180
WI	TOWN OF BROOKFIELD SAN DIST 4	WI2680239	CWS	Groundwater	6,419
WI	TREMAIN MOBILE HOME PARK	WI1280127	CWS	Groundwater	475
WI	TWO RIVERS WATERWORKS	WI4360436	CWS	Surfacewater	11,232
WI	VALDERS WATERWORKS	WI4360437	CWS	Groundwater	967
WI	VERONA WATERWORKS	WI1130259	CWS	Groundwater	10,619
WI	WALWORTH WATERWORKS	WI2650149	CWS	Groundwater	2,304
WI	WATERLOO WATERWORKS	WI1280115	CWS	Groundwater	3,366
WI	WAUKESHA WATER UTILITY	WI2680238	CWS	Groundwater	70,718
WI	WAUNAKEE WATERWORKS	WI1130265	CWS	Groundwater	13,755
WI	WAUPACA WATERWORKS	WI4690402	CWS	Groundwater	6,062
WI	WAUPUN UTILITIES	WI1140131	CWS	Groundwater	9,276
WI	WAUSAU WATERWORKS	WI7370102	CWS	Groundwater	39,106
WI	WAUSAUKEE WATERWORKS	WI4380445	CWS	Groundwater	593
WI	WAUTOMA WATER DEPT	WI4700718	CWS	Groundwater	2,280
WI	WEST BEND WATERWORKS	WI2670120	CWS	Groundwater	31,861
WI	WESTON MUNICIPAL UTILITIES	WI7370163	CWS	Groundwater	15,045
WI	WESTSHIRE FARMS AT THE LAKES	WI2651598	CWS	Groundwater	300
WI	WHITE LAKE WATERWORKS	WI7340118	CWS	Groundwater	351
WI	WHITING WATERWORKS	WI7500136	CWS	Groundwater	1,743
WI	WILLOW SPRINGS MHP 2 & 3	WI2680232	CWS	Groundwater	446
WI	WIS RAPIDS WATER WORKS & LIGHTING COMM	WI7720108	CWS	Groundwater	20,000
WI	WISCONSIN DELLS WATERWORKS	WI1110113	CWS	Groundwater	2,752
WI	WITTENBERG WATERWORKS	WI4590465	CWS	Groundwater	1,200
WI	WOODVILLE WATERWORKS	WI6560138	CWS	Groundwater	1,386
WI	WYOCENA WATERWORKS	WI1110124	CWS	Groundwater	768

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	ALDERSON WATER	WV3301315	CWS	Surfacewater	2,458
WV	ALPINE LAKE PUBLIC UTILITIES	WV3303921	CWS	Groundwater	1,325
WV	ALYESKA INC	WV9939113	CWS	Groundwater	50
WV	APPLE ORCHARD ACRES	WV3303314	CWS	Groundwater	91
WV	ARMSTRONG PSD	WV3301004	CWS	Surfacewater	2,208
WV	ARTHURDALE WATER ASSOC.	WV3303902	CWS	Groundwater	285
WV	ATHENS TOWN OF	WV3302801	CWS	Surfacewater	4,802
WV	BECKLEY WATER COMPANY	WV3304104	CWS	Surfacewater	47,386
WV	BEECH BOTTOM WATER DEPT	WV3300502	CWS	Groundwater	610
WV	BELINGTON TOWN OF	WV3300101	CWS	Surfacewater	2,146
WV	BELLWOOD COMMUNITY FACIL IMP	WV3301005	CWS	Groundwater	113
WV	BELMONT, CITY OF	WV3303701	CWS	Groundwater	1,048
WV	BENS RUN INDUSTRIAL PARK WATER SYSTEM	WV9948024	CWS	Groundwater	673
WV	BENWOOD WATER DEPARTMENT	WV3302618	CWS	Groundwater	1,510
WV	BERKELEY CO P S W D-BUNKER HILL	WV3300202	CWS	Groundwater under influence of surfacewater	34,586
WV	BERKELEY COUNTY PSWD-POTOMAC RIVER	WV3300218	CWS	Surfacewater	27,335
WV	BERKELEY SPRINGS CITY OF	WV3303301	CWS	Surfacewater	3,526
WV	BEVERLY TOWN OF	WV3304202	CWS	Surfacewater	2,204
WV	BIG SANDY MHP	WV3303916	CWS	Groundwater	43
WV	BRENTON PSD	WV3305504	CWS	Groundwater	241
WV	BUCKHANNON WATER BOARD	WV3304902	CWS	Surfacewater	8,098
WV	BURNSVILLE PUBLIC UTILITY	WV3300408	CWS	Surfacewater	1,140
WV	CAMERON WATER	WV3302603	CWS	Surfacewater	1,052
WV	CAVE QUARTER UTILITY	WV3301904	CWS	Groundwater	126
WV	CENTRAL HAMPSHIRE PSD GREEN SPRING	WV3301412	CWS	Groundwater under influence of surfacewater	1,046
WV	CHARLES TOWN UTILITIES	WV3301905	CWS	Surfacewater	15,220
WV	CHARLES TOWN UTL-CAVALAND SUBDIVISION	WV3301972	CWS	Groundwater	107
WV	CHARLES TOWN UTL-GLEN HAVEN UTILITIES	WV3301909	CWS	Groundwater	195
WV	CHESTER WATER DEPT.	WV3301504	CWS	Surfacewater	3,119
WV	CHESTNUT RIDGE WATER SYSTEM	WV3300236	CWS	Groundwater	105
WV	CLARKSBURG WATER BOARD	WV3301705	CWS	Surfacewater	18,006
WV	CLAY WATER DEPT	WV3300801	CWS	Surfacewater	1,084
WV	CLAYWOOD PARK PSD	WV3305402	CWS	Surfacewater	8,141
WV	COALTON WATER SYSTEM	WV3304212	CWS	Groundwater	262
WV	CORPORATION OF HARPERS FERRY	WV3301912	CWS	Surfacewater	2,122
WV	CORPORATION OF SHEPHERDSTOWN	WV3301933	CWS	Surfacewater	4,300
WV	COTTAGEVILLE PSD	WV3301804	CWS	Groundwater	3,274
WV	CRAIGSVILLE PSD	WV3303402	CWS	Surfacewater	4,711

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	DANESE PSD	WV3301008	CWS	Groundwater	2,210
WV	DAVIS STUART INC	WV3301303	CWS	Groundwater	100
WV	DAVIS WATER WORKS	WV3304701	CWS	Surfacewater	884
WV	DAVY MUNICIPAL WATER WORKS	WV3302425	CWS	Groundwater	552
WV	DEERFIELD VILLAGE SUBDIVISION	WV3301979	CWS	Groundwater under influence of surfacewater	132
WV	ELKINS CITY OF	WV3304203	CWS	Surfacewater	8,544
WV	FAIRMONT CITY OF	WV3302502	CWS	Surfacewater	30,586
WV	FAIRVIEW TOWN OF	WV3302503	CWS	Groundwater under influence of surfacewater	979
WV	FLATWOODS CANOE RUN PSD	WV3300402	CWS	Surfacewater	4,344
WV	FOLLANSBEE HOOVERSON HEIGHTS	WV3300512	CWS	Surfacewater	4,970
WV	FOLLANSBEE MUNICIPAL	WV3300506	CWS	Groundwater	2,628
WV	FORT GAY WATER WORKS	WV3305004	CWS	Surfacewater	1,685
WV	FOUNTAIN PSD	WV3302942	CWS	Groundwater	1,001
WV	FOUNTAIN PSD BURLINGTON	WV3302949	CWS	Groundwater	793
WV	FRANKFORT PSD	WV3302928	CWS	Surfacewater	6,747
WV	FRANKFORT PSD WILEY FORD	WV3302926	CWS	Groundwater	1,062
WV	G AND E MHP	WV3300201	CWS	Groundwater	235
WV	GARY CITY OF	WV3302420	CWS	Groundwater	1,633
WV	GLEN DALE WATER WORKS	WV3302605	CWS	Groundwater	2,495
WV	GRANDVIEW - DOOLIN PSD	WV3305206	CWS	Groundwater	1,942
WV	GRANTSVILLE MUNICIPAL	WV3300701	CWS	Surfacewater	571
WV	GREENBRIER COUNTY PSD 2	WV3301302	CWS	Groundwater	1,164
WV	GREENBRIER HOTEL CORPORATION	WV3301305	CWS	Groundwater	3,280
WV	HAMRICK PSD	WV3304704	CWS	Surfacewater	1,621
WV	HARDY COUNTY PSD BAKER	WV3301613	CWS	Surfacewater	150
WV	HARMAN TOWN OF	WV3304204	CWS	Groundwater under influence of surfacewater	528
WV	HARTFORD TOWN OF	WV3302704	CWS	Groundwater purchased	745
WV	HILLSBORO TOWN OF	WV3303815	CWS	Groundwater	262
WV	HUGHES RIVER WATER	WV3304307	CWS	Surfacewater	1
WV	HUNDRED LITTLETON PSD	WV3305202	CWS	Groundwater	638
WV	HURRICANE CITY OF	WV3304005	CWS	Surfacewater	9,075
WV	HUTTONSVILLE PSD	WV3304211	CWS	Surfacewater	4,758
WV	JUDY LYNN MHP	WV3300204	CWS	Groundwater	53
WV	KANAWHA FALLS PSD	WV3301037	CWS	Surfacewater	2,273
WV	KENOVA MUNICIPAL WATER	WV3305009	CWS	Surfacewater	9,991
WV	KERMIT WATER WORKS	WV3303003	CWS	Surfacewater	1,441
WV	KEYSER CITY OF	WV3302915	CWS	Surfacewater	5,202
WV	KINGWOOD WATER BOARD	WV3303908	CWS	Surfacewater	6,652
WV	LEIGHTS MHP	WV3301920	CWS	Groundwater	78

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	LEWISBURG	WV3301307	CWS	Surfacewater	10,057
WV	LINCOLN PSD	WV3302205	CWS	Surfacewater	3,814
WV	LOGAN CO PSD-GREENVILLE SYSTEM	WV3302357	CWS	Surfacewater	4,652
WV	LOGAN COUNTY PSD - NORTHERN REGIONAL	WV3302364	CWS	Surfacewater	16,949
WV	LOGAN WATER BOARD CITY OF	WV3302331	CWS	Surfacewater	3,535
WV	LUBECK PSD	WV3305404	CWS	Groundwater	10,377
WV	MARLINTON TOWN OF	WV3303803	CWS	Surfacewater	1,362
WV	MARSHALL COUNTY PSD 2	WV3302607	CWS	Groundwater	1,601
WV	MARTINSBURG CITY OF	WV3300212	CWS	Groundwater under influence of surfacewater	16,250
WV	MASON CO PSD-CRAB CREEK	WV3302714	CWS	Groundwater	2,183
WV	MASON CO PSD-LETART	WV3302713	CWS	Groundwater	3,182
WV	MASON WATER DEPT	WV3302708	CWS	Groundwater	1,651
WV	MATEWAN WATER WORKS	WV3303005	CWS	Surfacewater	2,069
WV	MCDOWELL COUNTY PSD BARTLEY	WV3302434	CWS	Groundwater under influence of surfacewater	2,242
WV	MCMECHEN MUNICIPAL WATER	WV3302610	CWS	Groundwater	2,212
WV	MEADOW BRIDGE TOWN OF	WV3301022	CWS	Groundwater	551
WV	MIDDLEBOURNE WATER WORKS	WV3304802	CWS	Surfacewater	1,267
WV	MILTON WATER	WV3300609	CWS	Surfacewater	5,520
WV	MINGO COUNTY PSD - NAUGATUCK	WV3303029	CWS	Surfacewater	6,348
WV	MOOREFIELD MUNICIPAL WATER	WV3301601	CWS	Surfacewater	2,328
WV	MORGANTOWN UTILITY BOARD	WV3303111	CWS	Surfacewater	64,644
WV	MOUNDSVILLE	WV3302611	CWS	Groundwater	9,911
WV	MOUNTAIN VIEW WATER SYSTEM	WV3302946	CWS	Groundwater	132
WV	NEW CUMBERLAND, CITY OF	WV3301515	CWS	Groundwater	1,326
WV	NEW HAVEN WATER DEPT	WV3302709	CWS	Groundwater	1,610
WV	NEW MARTINSVILLE	WV3305203	CWS	Groundwater	5,272
WV	NEWELL COMPANY	WV3301516	CWS	Groundwater	1,377
WV	NORTON HARDING JIMTOWN PSD	WV3304213	CWS	Groundwater	1,632
WV	OAK HILL MOBILE HOME COMMUNITY LLC	WV3301949	CWS	Groundwater	172
WV	OAKLAND PSD	WV3301517	CWS	Groundwater	1,846
WV	OCEANA COMMUNITY OF	WV3305516	CWS	Surfacewater	3,796
WV	PADEN CITY, CITY OF	WV3305204	CWS	Groundwater	2,985
WV	PARKERSBURG UTILITY BOARD	WV3305407	CWS	Groundwater	34,251
WV	PAW PAW WATER WORKS	WV3303308	CWS	Surfacewater	488
WV	PENDLETON CO PSD(BRANDYWINE)	WV3303613	CWS	Surfacewater	692
WV	PENDLETON CO PSD-CIRCLEVILLE	WV3303609	CWS	Groundwater	75
WV	PENDLETON CO PSD-UPPER TRACT	WV3303611	CWS	Groundwater under influence of surfacewater	695
WV	PENDLETON COUNTY PSD RIVERTON	WV3303614	CWS	Groundwater	188

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	PETERSBURG TOWN OF	WV3301204	CWS	Surfacewater	2,841
WV	PHILIPPI CITY OF	WV3300104	CWS	Surfacewater	3,500
WV	PIEDMONT MUNICIPAL WTR WKS	WV3302921	CWS	Surfacewater	847
WV	PINE GROVE WATER	WV3305205	CWS	Surfacewater	593
WV	PLEASANTS CO PSD	WV3303707	CWS	Groundwater purchased	2,357
WV	POCAHONTAS CO PSD - CHEAT MOUNTAIN WATER	WV3303808	CWS	Surfacewater	1,867
WV	POINT PLEASANT WATER WORKS	WV3302710	CWS	Groundwater	5,290
WV	POTOMAC FARMS WATER CO	WV3301947	CWS	Groundwater	65
WV	PRESTON COUNTY PSD 1	WV3303912	CWS	Surfacewater	3,457
WV	PRESTON COUNTY PSD 4	WV3303923	CWS	Groundwater	8,721
WV	PUTNAM P S D	WV3304011	CWS	Surfacewater	22,859
WV	RAINELLE WATER DEPT	WV3301309	CWS	Groundwater	1,381
WV	RAINELLE WATER TREATMENT PLANT 2	WV3301312	CWS	Groundwater	290
WV	RAVENSWOOD MUNICIPAL WATER WORKS	WV3301810	CWS	Groundwater	5,047
WV	RIPLEY CITY OF	WV3301811	CWS	Surfacewater	5,414
WV	ROCKY GLEN MANUFACTURED HOUSING COMMUNIT	WV3300231	CWS	Groundwater	861
WV	RUSSELLS MHP	WV3301929	CWS	Groundwater	75
WV	SAINT MARYS	WV3303704	CWS	Groundwater	2,711
WV	SHINNSTON CITY OF	WV3301721	CWS	Surfacewater	4,959
WV	SISTERSVILLE MUNICIPAL WATER	WV3304803	CWS	Groundwater purchased	1,892
WV	SKY LINE VILLAGE MHP	WV3303310	CWS	Groundwater	120
WV	SPENCER WATER DEPT	WV3304405	CWS	Surfacewater	4,393
WV	SPRINGER RUN PARK LLC	WV3300243	CWS	Groundwater	150
WV	ST ALBANS WATER	WV3302031	CWS	Surfacewater	13,696
WV	STONERISE BERKELEY SPRINGS - UPPER	WV3303313	CWS	Groundwater	140
WV	SUGAR CREEK PSD	WV3300404	CWS	Surfacewater	1,417
WV	TAYLOR COUNTY PSD	WV3304605	CWS	Surfacewater	1,292
WV	TERRA ALTA WATER WORKS	WV3303917	CWS	Groundwater under influence of surfacewater	1,856
WV	THE MOUNTAIN WATER SYSTEM	WV3301963	CWS	Groundwater	976
WV	THOMAS CITY OF	WV3304709	CWS	Surfacewater	753
WV	TIMBERLINE-CV PSD	WV3304711	CWS	Groundwater under influence of surfacewater	577
WV	TYLER COUNTY PSD	WV3304801	CWS	Groundwater	2,146
WV	UNION WILLIAMS P S D	WV3305410	CWS	Groundwater	7,252
WV	VALLEY WATER AND SEWER-DEERWOOD	WV3300230	CWS	Groundwater	219
WV	VIENNA	WV3305411	CWS	Groundwater	12,507

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	WALNUT GROVE UTILITIES	WV3301942	CWS	Groundwater under influence of surfacewater	7,250
WV	WALTON PSD	WV3304407	CWS	Surfacewater	1,986
WV	WAR WATER WORKS CITY REALTY	WV3302472	CWS	Groundwater	942
WV	WAYNE WATER TOWN OF	WV3305007	CWS	Surfacewater	5,732
WV	WEIRTON AREA WATER BOARD	WV3300516	CWS	Surfacewater	22,694
WV	WELCH CITY OF	WV3302421	CWS	Groundwater	2,907
WV	WELLSBURG, CITY OF	WV3300517	CWS	Groundwater	3,468
WV	WEST HAMLIN, CITY OF	WV3302203	CWS	Surfacewater	2,353
WV	WHEELING WATER	WV3303516	CWS	Surfacewater	29,899
WV	WILDERNESS PSD	WV3303405	CWS	Surfacewater	4,475
WV	WILLIAMSON UTILITY BOARD	WV3303009	CWS	Surfacewater	3,100
WV	WILLIAMSTOWN WATER DEPT	WV3305412	CWS	Groundwater	3,363
WV	WOODS HOA, THE	WV3300223	CWS	Groundwater	1,550
WV	WVAW - WESTON	WV3302104	CWS	Surfacewater	12,105
WV	WVAW - WEBSTER SPRINGS	WV3305104	CWS	Surfacewater purchased	1,952
WV	WVAW- GASSAWAY	WV3300406	CWS	Surfacewater	2,002
WV	WVAWC - HUNTINGTON DIST	WV3300608	CWS	Surfacewater	84,004
WV	WVAWC BLUEFIELD DISTRICT	WV3302835	CWS	Surfacewater	12,174
WV	WVAWC-KANAWHA VALLEY DIST	WV3302016	CWS	Surfacewater	200,679
WY	EVANSVILLE, TOWN OF	WY5600018	CWS	Surfacewater	2,728
WY	FAIRWAY ESTATES	WY5600918	CWS	Groundwater	135
WY	GUERNSEY, TOWN OF	WY5600023	CWS	Groundwater	1,157
WY	JACKSON, TOWN OF	WY5600213	CWS	Groundwater	9,800
WY	LANDER, CITY OF	WY5600176	CWS	Surfacewater	7,500
WY	TORRINGTON MUNICIPAL WATER DEPT, CITY OF	WY5600164	CWS	Groundwater	6,639
WY	WHEATLAND, TOWN OF	WY5600187	CWS	Groundwater	3,659
WY	WORLAND UTILITIES COMMISSION	WY5600197	CWS	Groundwater	5,487

In accordance with the Settlement Agreement, the Parties agree that Exhibits E and F represent a good-faith effort to list all Phase One and Phase Two Eligible Claimants, respectively, and to state the number of people served by each Eligible Claimant. These Exhibits include Eligible Claimants that are affiliated or associated with, or acting in conjunction with or on behalf of, Public Water Systems within the Settlement Class and have asserted Claims relating to Drinking Water, and therefore would be Releasing Parties under the Settlement.

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT F
Phase Two Eligible Claimants

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
1	Mashantucket Pequot Water System	10106001	CWS	Groundwater under influence of surfacewater	37,807
1	Mohegan Tribal Utility Authority	10109005	CWS	Surfacewater purchased	37,860
2	CATTARAUGUS CWS	20000008	CWS	Surfacewater	4,999
2	SAINT REGIS MOHAWK TRIBE	20000005	CWS	Surfacewater	5,500
4	CHEROKEE WATER SYSTEM	43740039	CWS	Surfacewater	18,415
4	CHOCTAW - PEARL RIVER	42800003	CWS	Groundwater	13,055
4	POARCH CREEK UTILITIES - WEST	40000002	CWS	Groundwater	5,900
4	SEMINOLE - BRIGHTON RESERVATION	41200001	CWS	Groundwater under influence of surfacewater	6,538
4	SEMINOLE UTILITIES IMMOKALEE	41200004	CWS	Groundwater	5,221
5	EAST BAY WATER WORKS	55293603	CWS	Groundwater	7,284
5	HANNAHVILLE COMMUNITY	55293611	CWS	Groundwater	4,382
5	KESHENA	55295508	CWS	Groundwater	3,960
5	LITTLE RIVER TRIBAL WATER SYSTEM	55293702	CWS	Groundwater	3,921
5	LOWER SIOUX	55294503	CWS	Groundwater	3,885
5	MT. PLEASANT	55293201	CWS	Groundwater	10,198
5	ONEIDA #1 OR SITE #1	55295703	CWS	Groundwater	3,715
5	PRAIRIE ISLAND	55294502	CWS	Groundwater	5,728
5	SAGANING	50593203	NTNCWS	Surfacewater purchased	4,653
5	SOUTH WATER TREATMENT PLANT (SWTP)	55294506	CWS	Groundwater	24,959
5	VINELAND	55294301	CWS	Groundwater	4,220
6	CHICKASAW WINSTAR	62004336	CWS	Groundwater	7,642
6	ISLETA EASTSIDE	63501109	CWS	Groundwater	4,724
6	ISLETA SHEA-WHIFF	63503109	CWS	Groundwater	3,689
6	KICKAPOO TRADITIONAL TRIBE	61620001	CWS	Surfacewater purchased	9,002
6	LAGUNA VALLEY	63503111	CWS	Surfacewater purchased	4,500
6	LDC LAGUNA RT 66 CASINO	63506111	NTNCWS	Groundwater	8,658
6	MESCALERO COMMUNITY	63501233	CWS	Groundwater	4,056
6	MESCALERO INN OF THE MT. GODS	63506008	CWS	Groundwater	14,542
6	POJOAQUE SOUTH	63501100	CWS	Groundwater	3,644
6	POTTAWATOMIE CO. RWD #3 (DALE PLANT)	61020808	CWS	Groundwater	4,770

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
6	QUAPAW DOWNSTREAM CASINO & RESORT	62005840	NTNCWS	Purchased groundwater under influence of surfacewater source	6,000
6	SAN FELIPE BLACK MESA CASINO	63503115	CWS	Groundwater	3,789
6	SAN FELIPE PUEBLO	63501160	CWS	Groundwater	3,625
6	SANDIA RESORT & CASINO	63506114	NTNCWS	Groundwater	15,000
6	SANTA ANA WESTSIDE	63503118	NTNCWS	Groundwater	10,691
6	SANTO DOMINGO PUEBLO	63500120	CWS	Groundwater	5,455
6	TUNICA-BILOXI TRIBE OF LA	61800001	CWS	Groundwater purchased	8,103
6	ZUNI PUEBLO	63501124	CWS	Groundwater	10,307
7	SAC & FOX (MESKWAKI) IN IOWA	70000003	CWS	Groundwater	4,765
8	BELCOURT-TURTLE MTN RURAL WATER SYSTEM	83890023	CWS	Groundwater	13,500
8	FORT WASHAKIE	85690003	CWS	Surfacewater	3,520
8	KYLE WATER SYSTEM	84690474	CWS	Surfacewater purchased	6,526
8	OGLALA RWS PIPELINE	84690480	CWS	Groundwater	3,562
8	PINE RIDGE WATER SYSTEM	84690475	CWS	Groundwater	7,482
8	ROSEBUD RURAL WATER SYSTEM	84690528	CWS	Groundwater	5,500
8	SICANGU MNI WICONI RURAL WATER SYSTEM	84690516	CWS	Surfacewater purchased	5,610
8	SPIRIT LAKE WATER MANAGEMENT RWS	83890025	CWS	Groundwater	4,400
8	STANDING ROCK RURAL WATER SYSTEM	84690510	CWS	Surfacewater	6,839
8	TOWN OF BROWNING	83090091	CWS	Surfacewater purchased	4,671
8	URIAH HEEPS SPRING WATER SYSTEM	84990002	CWS	Groundwater	3,550
9	Ak Chin Village	90400090	CWS	Surfacewater	11,907
9	Barona	90600119	NTNCWS	Groundwater	11,560
9	Casino Arizona	90400708	NTNCWS	Groundwater purchased	10,603
9	Casino Arizona Talking Stick (CATS)	90400703	NTNCWS	Groundwater	25,785
9	Chukchansi Gold Resort	90605163	NTNCWS	Groundwater	5,000
9	Cocopah Casino	90400673	NTNCWS	Groundwater	5,420
9	Colorado River Regional Water System	90400051	CWS	Groundwater	9,277
9	Colusa Southern System	90605047	CWS	Groundwater	3,474
9	Fort McDowell Community	90400088	CWS	Groundwater	7,260
9	Graton Resort and Casino	90605174	NTNCWS	Groundwater	10,127
9	GRIC DPW Sacaton	90400047	CWS	Groundwater	5,307
9	GRIC DPW Wild Horse Pass	90400692	CWS	Groundwater	22,795
9	Hard Rock Fire Mountain Water System	90605172	NTNCWS	Groundwater	9,500
9	Hoop Valley-Wide System	90605126	CWS	Surfacewater	3,500
9	HUC Regional Water System	90400315	CWS	Groundwater	6,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
9	Jackson Rancheria Casino & Hotel	90605109	NTNCWS	Surfacewater purchased	6,120
9	Lone Butte Industrial	90400345	NTNCWS	Groundwater	3,360
9	Morongo	90600142	CWS	Groundwater	16,000
9	Pala North	90605153	CWS	Groundwater	14,200
9	Pauma	90605012	CWS	Groundwater	5,700
9	Pechanga	90605013	CWS	Surfacewater purchased	29,100
9	Polacca	90400106	CWS	Groundwater	4,108
9	Quechan Utility	90400089	CWS	Groundwater	7,130
9	Red Hawk Casino - Shingle Springs	90600058	CWS	Surfacewater purchased	11,268
9	Rincon Northern	90600147	CWS	Groundwater	7,003
9	Rolling Hills Casino	90600052	NTNCWS	Groundwater	4,782
9	Santa Rosa Tachi Palace	90605136	NTNCWS	Groundwater	9,000
9	SCUA Upper Seven Mile	90400114	CWS	Groundwater	8,478
9	Sells Intertie	90400042	CWS	Groundwater	4,000
9	Sycuan	90605024	CWS	Surfacewater purchased	12,350
9	Table Mountain Rancheria	90600154	CWS	Surfacewater	8,675
9	Talking Stick Resort	90400707	NTNCWS	Groundwater purchased	12,087
9	Thunder Valley Casino	90605161	NTNCWS	Surfacewater purchased	18,007
9	Viejas Community System	90600158	CWS	Groundwater	9,500
9	WMATUA Miner Flat	90400693	CWS	Surfacewater	15,570
9	Yavapai Apache - Cliff Castle	90400117	NTNCWS	Groundwater	4,224
9	Yocha Dehe Potable Water System	90605107	CWS	Groundwater	12,800
10	LUMMI TRIBAL WATER DISTRICT	105300002	CWS	Surfacewater purchased	3,750
10	QUIL CEDA VILLAGE	105300116	NTNCWS	Surfacewater purchased	30,000
10	SPIRIT MOUNTAIN CASINO	104121115	NTNCWS	Surfacewater	7,800
10	TULALIP BAY WATER DIST #1	105300003	CWS	Surfacewater purchased	5,968
10	WARM SPRINGS WATER TREATMENT PLANT	104101247	CWS	Surfacewater	3,800
AK	CITY AND BOROUGH OF JUNEAU	AK2110342	CWS	Surfacewater	38,526
AK	COLLEGE UTILITIES CORPORATION	AK2310900	CWS	Groundwater purchased	27,000
AK	DOYON UTILITIES JBER - RICHARDSON	AK2212039	CWS	Surfacewater	20,284
AK	HOMER WATER SYSTEM	AK2240456	CWS	Surfacewater	6,008
AK	KENAI WATER SYSTEM	AK2240448	CWS	Groundwater	5,950
AK	KETCHIKAN PUBLIC UTILITIES	AK2120232	CWS	Surfacewater	8,937
AK	KODIAK WATER SYSTEM	AK2250011	CWS	Surfacewater	9,547
AK	NOME JOINT UTILITY SYSTEM	AK2340010	CWS	Groundwater	3,920
AK	PALMER WATER SYSTEM	AK2226020	CWS	Groundwater	8,111

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AK	SEWARD	AK2240757	CWS	Groundwater	3,324
AK	SITKA	AK2130075	CWS	Surfacewater	9,448
AK	SKAGWAY	AK2110601	CWS	Groundwater	9,411
AK	UNALASKA WATER SYSTEM	AK2260309	CWS	Surfacewater	9,400
AK	VALDEZ WATER SYSTEM - MAIN	AK2298103	CWS	Groundwater	4,500
AK	WASILLA WATER SYSTEM	AK2224646	CWS	Groundwater	18,492
AL	ABBEVILLE WATER WORKS & SEWER BOARD	AL0000657	CWS	Groundwater	3,828
AL	ALEXANDER CITY WATER DEPARTMENT	AL0001265	CWS	Surfacewater	29,565
AL	ALICEVILLE WATER & SEWER BOARD	AL0001102	CWS	Groundwater	5,655
AL	ANDALUSIA (UTILITIES BOARD OF)	AL0000356	CWS	Groundwater	15,114
AL	ANNISTON WATER WORKS & SEWER BOARD	AL0000133	CWS	Surfacewater	56,646
AL	ASHFORD WATER WORKS	AL0000671	CWS	Groundwater	3,768
AL	ASHVILLE WATER AND SEWER	AL0001176	CWS	Groundwater	4,107
AL	ATTALLA WATER WORKS BOARD	AL0000572	CWS	Groundwater under influence of surfacewater	8,415
AL	AUTAUGA CO WATER AUTHORITY	AL0000001	CWS	Groundwater	7,710
AL	BAKERHILL WATER AUTHORITY	AL0000079	CWS	Groundwater	7,128
AL	BAYOU LA BATRE UTILITIES	AL0000957	CWS	Groundwater	8,100
AL	BEAUREGARD WATER AUTHORITY	AL0000805	CWS	Groundwater	12,270
AL	BERRY WATER DEPARTMENT, TOWN OF	AL0000596	CWS	Surfacewater	4,773
AL	BESSEMER WATER SERVICE	AL0000737	CWS	Surfacewater purchased	86,091
AL	BETHEL WATER SYSTEM	AL0001149	CWS	Groundwater purchased	4,254
AL	BLOUNTSVILLE UTILITIES BOARD	AL0000100	CWS	Groundwater	4,266
AL	BOLDO WATER & FIRE PROT. AUTHORITY	AL0001322	CWS	Surfacewater purchased	4,788
AL	BRENT UTILITIES BOARD	AL0000091	CWS	Groundwater	6,750
AL	BREWTON WATER WORKS	AL0000555	CWS	Groundwater	9,756
AL	BRUNDIDGE WATER DEPARTMENT	AL0001110	CWS	Groundwater	3,672
AL	BUHL, ELROD & HOLMAN WATER AUTHORITY	AL0001290	CWS	Groundwater	3,648
AL	BUTLER COUNTY WATER AUTHORITY	AL0001507	CWS	Groundwater	14,052
AL	BUTLER WATER SYSTEM	AL0000232	CWS	Groundwater	4,590
AL	CALHOUN COUNTY WATER & FIRE PR AUTHORITY	AL0000131	CWS	Surfacewater purchased	31,650
AL	CAMDEN WATER & SEWER DEPARTMENT	AL0001374	CWS	Groundwater	4,170
AL	CARROLLS CREEK WATER AUTHORITY	AL0001540	CWS	Surfacewater purchased	15,690
AL	CEDAR BLUFF UTILITIES BOARD	AL0000187	CWS	Surfacewater purchased	4,200

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	CENTRAL TALLADEGA COUNTY WATER AUTHORITY	AL0001739	CWS	Groundwater	3,393
AL	CENTREVILLE WATER & SEWER	AL0000092	CWS	Groundwater	5,985
AL	CHEROKEE COUNTY WATER AUTHORITY	AL0000189	CWS	Groundwater	11,013
AL	CHILTON WATER AUTHORITY	AL0000234	CWS	Groundwater	27,681
AL	CHISHOLM HEIGHTS WATER & F P AUTHORITY	AL0000777	CWS	Surfacewater purchased	4,743
AL	CITIZENS WATER SERVICE, INC.	AL0001293	CWS	Surfacewater purchased	11,670
AL	CLEBURNE COUNTY WATER AUTHORITY	AL0001761	CWS	Surfacewater purchased	7,380
AL	CLEVELAND WATER WORKS	AL0000101	CWS	Surfacewater purchased	3,516
AL	COALING WATER AUTHORITY	AL0001298	CWS	Surfacewater purchased	3,810
AL	COFFEE COUNTY WATER AUTHORITY	AL0001789	CWS	Groundwater	5,718
AL	COKER WATER AUTHORITY	AL0001299	CWS	Groundwater	4,845
AL	COLLINSVILLE WATER WORKS	AL0000506	CWS	Surfacewater purchased	3,732
AL	COLUMBIANA WATER WORKS	AL0001151	CWS	Groundwater	11,664
AL	COOK SPRINGS WATER AUTHORITY	AL0001434	CWS	Surfacewater purchased	4,440
AL	CORDOVA WATER WORKS & GAS BOARD	AL0001326	CWS	Surfacewater purchased	3,900
AL	COTTONWOOD WATER WORKS	AL0000677	CWS	Groundwater	3,570
AL	COVINGTON COUNTY WATER AUTHORITY	AL0000361	CWS	Groundwater	13,224
AL	CULLMAN COUNTY WATER DEPARTMENT	AL0000394	CWS	Surfacewater purchased	54,294
AL	CULLMAN WATER WORKS, CITY OF	AL0001786	CWS	Surfacewater purchased	38,454
AL	CUMBERLAND MOUNTAIN WATER	AL0000717	CWS	Surfacewater purchased	5,724
AL	CURRY WATER AUTHORITY	AL0001432	CWS	Surfacewater	17,784
AL	DADEVILLE WATER WORKS & SEWAGE BOARD	AL0001273	CWS	Surfacewater purchased	4,020
AL	DALE COUNTY WATER AUTHORITY	AL0000415	CWS	Groundwater	7,779
AL	DALEVILLE WATER & SEWER BOARD	AL0000420	CWS	Groundwater	10,014
AL	DALLAS COUNTY WATER & SEWER AUTHORITY	AL0000463	CWS	Groundwater	4,152
AL	DAUPHIN ISLAND WATER & SEWER	AL0000971	CWS	Groundwater	5,802
AL	DEKALB-JACKSON WATER SUPPLY DISTRICT	AL0001796	CWS	Surfacewater	15,531
AL	DEMOPOLIS WATER WORKS AND SEWER BOARD	AL0000908	CWS	Groundwater	10,530
AL	DORA UTILITIES	AL0001721	CWS	Surfacewater purchased	4,101
AL	DOUBLE SPRINGS (TOWN OF) W&S BOARD	AL0001410	CWS	Surfacewater purchased	5,967

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	DOUGLAS WATER AUTHORITY	AL0000940	CWS	Groundwater	16,632
AL	EAST ALABAMA WATER & FIRE PRO DISTRICT	AL0000174	CWS	Surfacewater purchased	17,532
AL	EAST CENTRAL BALDWIN COUNTY WATER & FPA	AL0001770	CWS	Groundwater	5,496
AL	EAST CULLMAN WATER SYSTEM	AL0000402	CWS	Surfacewater purchased	12,795
AL	EAST LAUDERDALE COUNTY WATER AUTHORITY	AL0001424	CWS	Groundwater purchased	10,296
AL	ELBA WATER WORKS	AL0000295	CWS	Groundwater	5,361
AL	ELMORE WATER & SEWER AUTHORITY	AL0000535	CWS	Surfacewater purchased	13,680
AL	ENGLEWOOD-HULLS WATER SYSTEM, INC.	AL0001301	CWS	Surfacewater purchased	6,162
AL	ENTERPRISE WATER WORKS	AL0000296	CWS	Groundwater	48,000
AL	EUFAULA WATER WORKS	AL0000085	CWS	Groundwater	17,958
AL	EUTAW WATER DEPARTMENT	AL0000636	CWS	Groundwater	4,764
AL	EVERGREEN WATER WORKS	AL0000338	CWS	Groundwater	4,950
AL	EXCEL WATER SYSTEM	AL0001046	CWS	Groundwater	3,600
AL	FAYETTE CO. WATER COORD. & F. P. A.	AL0000594	CWS	Surfacewater purchased	4,341
AL	FAYETTE WATER WORKS BOARD	AL0000597	CWS	Surfacewater	8,142
AL	FAYETTEVILLE WATER AUTHORITY	AL0001236	CWS	Groundwater	5,661
AL	FORDS VALLEY & HWY 278 WATER	AL0000575	CWS	Groundwater purchased	5,616
AL	FORT PAYNE WATER WORKS BOARD	AL0000509	CWS	Surfacewater	25,107
AL	FOSTERS-RALPH WATER AUTHORITY	AL0001302	CWS	Surfacewater purchased	11,799
AL	FRANKLIN COUNTY WATER SERVICES AUTHORITY	AL0001500	CWS	Surfacewater	4,866
AL	FREEMANVILLE WATER SYSTEM	AL0000561	CWS	Groundwater	3,414
AL	FRIENDSHIP WATER WORKS	AL0000537	CWS	Surfacewater purchased	4,335
AL	FT MITCHELL WATER SYSTEM	AL0001137	CWS	Groundwater	13,509
AL	GENEVA WATER WORKS	AL0000622	CWS	Groundwater	8,700
AL	GILBERTOWN (UTILITIES BOARD OF TOWN OF)	AL0000237	CWS	Groundwater	8,157
AL	GORDO WTR GAS & SEWER BOARD	AL0001105	CWS	Groundwater	3,630
AL	GRAYSVILLE WATER & SEWER BOARD	AL0000748	CWS	Surfacewater purchased	9,144
AL	GREEN POND WATER SYSTEM	AL0000093	CWS	Groundwater	8,631
AL	GREENE COUNTY WATER AUTHORITY	AL0000643	CWS	Groundwater	4,062
AL	GREENHILL WATER & FIRE PRO AUTHORITY	AL0001423	CWS	Surfacewater purchased	8,214
AL	GREENSBORO (UTILITIES BD OF THE CITY OF)	AL0000645	CWS	Groundwater	4,500
AL	GREENVILLE WATER WORKS	AL0000125	CWS	Groundwater	9,290
AL	GULF SHORES (UTILITIES BOARD CITY OF)	AL0000038	CWS	Groundwater	36,798

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	HALE COUNTY WATER AUTHORITY	AL0001509	CWS	Groundwater	9,540
AL	HALEYVILLE WATER WORKS & SEWER BOARD	AL0001411	CWS	Surfacewater purchased	11,817
AL	HAMILTON WATER AND WASTEWATER DEPARTMENT	AL0000926	CWS	Surfacewater	10,500
AL	HARTFORD WATER WORKS	AL0000624	CWS	Groundwater	4,323
AL	HARTSELLE UTILITY BOARD	AL0001086	CWS	Surfacewater purchased	22,146
AL	HEADLAND WATER WORKS	AL0000664	CWS	Groundwater	5,700
AL	HEFLIN WATER WORKS	AL0000279	CWS	Surfacewater	4,287
AL	HENRY COUNTY WATER AUTHORITY	AL0000663	CWS	Groundwater	10,902
AL	HIGHLAND WATER AUTHORITY	AL0000580	CWS	Surfacewater purchased	3,906
AL	HOKES BLUFF WATER BOARD	AL0000581	CWS	Groundwater	5,310
AL	HOUSTON COUNTY WATER AUTHORITY	AL0001755	CWS	Groundwater	4,377
AL	HUGULEY WATER AUTHORITY	AL0000177	CWS	Surfacewater purchased	6,795
AL	JACKSON COUNTY WATER AUTHORITY	AL0001748	CWS	Surfacewater purchased	7,635
AL	JACKSONS GAP WATER AUTHORITY	AL0001279	CWS	Surfacewater purchased	6,813
AL	JASPER WATER WORKS AND SEWER BOARD	AL0001336	CWS	Surfacewater	28,638
AL	JEMISON WATER WORKS	AL0000219	CWS	Groundwater purchased	4,110
AL	JOHNSONS CROSSING WATER SYSTEM	AL0000408	CWS	Surfacewater purchased	3,444
AL	JOPPA, HULACO & RYAN WATER AUTHORITY	AL0000409	CWS	Surfacewater purchased	4,866
AL	KUSHLA WATER DISTRICT	AL0000993	CWS	Groundwater	6,294
AL	LAFAYETTE WATER WORKS	AL0000178	CWS	Surfacewater	4,047
AL	LEMOYNE WATER SYSTEM, INC.	AL0000994	CWS	Groundwater	3,825
AL	LEVEL PLAINS WATER SYSTEM	AL0000436	CWS	Groundwater	3,819
AL	LINDEN UTILITIES BOARD	AL0000914	CWS	Groundwater	5,103
AL	LINEVILLE WATER WORKS BOARD	AL0000268	CWS	Surfacewater purchased	3,420
AL	LITTLEVILLE WATERWORKS	AL0000320	CWS	Surfacewater purchased	3,576
AL	LIVINGSTON WATER WORKS	AL0001220	CWS	Groundwater	4,680
AL	LOWNDES COUNTY WATER SYSTEM	AL0001512	CWS	Groundwater	3,675
AL	LUVERNE WATER & SEWER DEPARTMENT	AL0000390	CWS	Groundwater	3,900
AL	MACON COUNTY WATER AUTHORITY	AL0000867	CWS	Surfacewater purchased	6,951
AL	MADISON COUNTY WATER DEPARTMENT	AL0000888	CWS	Surfacewater purchased	97,800
AL	MARGARET WATER WORKS	AL0001199	CWS	Surfacewater purchased	5,688

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	MARION COUNTY PUBLIC WATER AUTHORITY	AL0001716	CWS	Surfacewater purchased	3,609
AL	MARION WATER DEPARTMENT	AL0001097	CWS	Groundwater	4,188
AL	MCCALL WATER SYSTEM INC	AL0000566	CWS	Groundwater	8,400
AL	MILLBROOK UTILITIES	AL0000539	CWS	Surfacewater purchased	5,181
AL	MITCHELL WATER SYSTEM INC	AL0001306	CWS	Surfacewater purchased	8,679
AL	MOBILE COUNTY WATER & FIRE PRO AUTHORITY	AL0001002	CWS	Groundwater	39,573
AL	MONROEVILLE (WATER WORKS BD. OF CITY OF)	AL0001052	CWS	Groundwater	9,885
AL	MULGA WATER WORKS AND GAS DEPARTMENT	AL0000755	CWS	Surfacewater purchased	6,201
AL	MYRTLEWOOD WATER SYSTEM	AL0001506	CWS	Groundwater	4,095
AL	NE MORGAN CO WATER AND SEWER AUTHORITY	AL0001088	CWS	Surfacewater purchased	25,227
AL	NEW HOPE WATER SYSTEM	AL0000893	CWS	Surfacewater purchased	5,931
AL	NEW LONDON WATER & FIRE PRO AUTHORITY	AL0001437	CWS	Groundwater	6,477
AL	NORTH CHOCTAW WATER & SEWER AUTHORITY	AL0000243	CWS	Groundwater	3,552
AL	NORTH DALLAS WATER AUTHORITY	AL0000482	CWS	Groundwater	8,838
AL	NORTH MARSHALL UTILITIES	AL0000945	CWS	Surfacewater	11,850
AL	NORTHEAST ETOWAH COUNTY WATER CO-OP	AL0000587	CWS	Surfacewater purchased	4,239
AL	NORTHPORT WATER WORKS	AL0001307	CWS	Surfacewater	40,551
AL	OAKMAN WATER WORKS	AL0001343	CWS	Surfacewater purchased	3,570
AL	OLD LINE WATER SYSTEM	AL0000257	CWS	Groundwater	5,145
AL	ORANGE BEACH WATER, SEWER AND F.P.A.	AL0000053	CWS	Groundwater	17,796
AL	OZARK UTILITIES BOARD	AL0000441	CWS	Groundwater	19,965
AL	PARRISH WATER WORKS BOARD	AL0001344	CWS	Surfacewater purchased	5,868
AL	PERDIDO BAY WATER, SEWER & FPA	AL0001490	CWS	Groundwater	10,824
AL	PHIL CAMPBELL WATER WORKS	AL0000606	CWS	Surfacewater purchased	7,260
AL	PICKENS COUNTY WATER & F. P. AUTHORITY	AL0001106	CWS	Groundwater	14,364
AL	PIEDMONT UTILITIES BOARD	AL0000164	CWS	Surfacewater	8,073
AL	PIKE COUNTY WATER AUTHORITY	AL0001120	CWS	Groundwater	12,021
AL	PINE BLUFF WATER AUTHORITY	AL0000104	CWS	Surfacewater purchased	6,255
AL	PINTLALA WATER SYSTEM, INC.	AL0001073	CWS	Surfacewater purchased	5,343
AL	PRICHARD WATER WORKS BOARD	AL0001015	CWS	Surfacewater purchased	29,253
AL	QUINT-MAR WATER AUTHORITY	AL0001508	CWS	Groundwater	8,358

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	RANDOLPH COUNTY WATER & SEWER AUTHORITY	AL0001537	CWS	Surfacewater purchased	9,948
AL	RED BAY WATER & GAS BOARD	AL0000607	CWS	Groundwater under influence of surfacewater	6,048
AL	RIVERSIDE (TOWN OF)	AL0001209	CWS	Groundwater	3,750
AL	ROANOKE (THE UTIL. BD. OF THE CITY OF)	AL0001127	CWS	Surfacewater	7,371
AL	ROBERTSDALE (CITY OF)	AL0000061	CWS	Groundwater	10,905
AL	ROCKFORD UTILITIES BOARD, INC	AL0000353	CWS	Surfacewater purchased	3,663
AL	RUSSELL COUNTY WATER AUTHORITY	AL0001145	CWS	Surfacewater purchased	16,800
AL	RUSSELLVILLE WATER WORKS	AL0000610	CWS	Surfacewater	16,650
AL	SAMSON WATER WORKS	AL0000628	CWS	Groundwater	4,125
AL	SARDIS CITY WATER BOARD	AL0000947	CWS	Surfacewater purchased	5,088
AL	SELMA WATER WORKS & SEWER BOARD	AL0000490	CWS	Groundwater	21,834
AL	SLOCOMB WATER WORKS AND SEWER BOARD	AL0000629	CWS	Groundwater	3,600
AL	SNEAD WATER WORKS	AL0000108	CWS	Groundwater	5,958
AL	SOUTH BULLOCK COUNTY WATER AUTHORITY	AL0000117	CWS	Groundwater	8,601
AL	SOUTH CRENSHAW COUNTY WATER AUTHORITY	AL0000397	CWS	Groundwater	5,490
AL	SOUTH DALLAS WATER AUTHORITY	AL0000500	CWS	Groundwater	3,504
AL	SOUTH MARENGO CO WATER & FIRE PRO AUTH	AL0001439	CWS	Surfacewater purchased	5,262
AL	SOUTHWEST ALABAMA WATER AUTHORITY	AL0001426	CWS	Groundwater	5,196
AL	SPANISH FORT WATER SYSTEM	AL0000068	CWS	Surfacewater purchased	9,264
AL	SPRING VALLEY WATER AUTHORITY	AL0000329	CWS	Surfacewater purchased	5,328
AL	ST. ELMO-IRVINGTON WATER AUTHORITY	AL0001031	CWS	Groundwater	20,304
AL	STEWARTVILLE WATER AUTHORITY	AL0000354	CWS	Groundwater	4,890
AL	SUMITON WATER WORKS BOARD	AL0001351	CWS	Surfacewater purchased	5,994
AL	SUMTER COUNTY WATER AUTHORITY	AL0001222	CWS	Groundwater	10,983
AL	TALLASSEE WATER WORKS	AL0000548	CWS	Surfacewater	7,410
AL	TAYLOR WATER SYSTEM	AL0000702	CWS	Groundwater	9,339
AL	THORSBY WATER WORKS BOARD	AL0000229	CWS	Groundwater	3,465
AL	TRIANA WATER WORKS	AL0000905	CWS	Surfacewater purchased	5,634
AL	TROY UTILITIES (CITY OF)	AL0001124	CWS	Groundwater	21,864
AL	TURNERVILLE WATER & FIRE PRO DISTRICT	AL0001510	CWS	Groundwater	5,505

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AL	TUSCALOOSA WATER & SEWER	AL0001313	CWS	Surfacewater	142,383
AL	UNION SPRINGS UTIL BOARD	AL0000118	CWS	Groundwater	3,945
AL	UNIONTOWN WATER WORKS & SEWER BOARD	AL0001100	CWS	Groundwater	3,441
AL	URIAH WATER SYSTEM INC.	AL0001056	CWS	Groundwater	3,420
AL	VERNON WATER AND SEWER BOARD	AL0000773	CWS	Surfacewater purchased	9,801
AL	WALL STREET WATER AUTHORITY	AL0001288	CWS	Surfacewater purchased	5,868
AL	WALNUT HILL WATER AUTHORITY	AL0001289	CWS	Surfacewater purchased	13,092
AL	WATTSVILLE WATER AUTHORITY	AL0001216	CWS	Groundwater	5,511
AL	WEST AUTAUGA WATER AUTHORITY	AL0001750	CWS	Groundwater	4,755
AL	WEST BLOCTON WATER WORKS	AL0000097	CWS	Groundwater	4,140
AL	WEST DALLAS CO WATER AUTHORITY	AL0000491	CWS	Groundwater	3,747
AL	WEST ETOWAH WATER & FIRE PRO AUTHORITY	AL0000582	CWS	Purchased groundwater under influence of surfacewater source	6,765
AL	WEST LAUDERDALE CO WATER & FPA	AL0000794	CWS	Surfacewater purchased	15,009
AL	WETUMPKA WATER WORKS & SEWER BOARD	AL0000551	CWS	Surfacewater purchased	9,930
AL	WHITE HOUSE WATER SYSTEM, INC.	AL0000076	CWS	Groundwater	6,852
AL	WILCOX COUNTY WATER AUTHORITY	AL0001371	CWS	Surfacewater purchased	6,144
AL	WINFIELD WATER WORKS & SEWER BOARD	AL0000930	CWS	Surfacewater	8,631
AL	YORK WATER SYSTEM/CITY OF YORK	AL0001223	CWS	Groundwater	3,435
AR	ALMA WATERWORKS	AR0000144	CWS	Surfacewater	5,978
AR	ARKADELPHIA WATERWORKS	AR0000085	CWS	Surfacewater	11,495
AR	ASHDOWN WATERWORKS	AR0000320	CWS	Groundwater	4,261
AR	ATKINS WATER SYSTEM	AR0000441	CWS	Surfacewater	4,439
AR	BARLING WATERWORKS	AR0000512	CWS	Surfacewater purchased	5,110
AR	BARTON LEXA WATER ASSOCIATION	AR0000415	CWS	Groundwater	3,900
AR	BATESVILLE WATER UTILITIES	AR0000250	CWS	Surfacewater	10,177
AR	BEAVERFORK PWA	AR0000844	CWS	Surfacewater purchased	3,458
AR	BEE BRANCH WATER	AR0000462	CWS	Surfacewater purchased	3,345
AR	BEEBE WATERWORKS	AR0000592	CWS	Surfacewater purchased	8,999
AR	BELLA VISTA POA	AR0000039	CWS	Surfacewater purchased	36,670
AR	BENTON CO WATER	AR0000037	CWS	Surfacewater purchased	5,743
AR	BENTON WATERWORKS	AR0000484	CWS	Surfacewater	30,681

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	BENTONVILLE WATER UTILITIES	AR0000041	CWS	Surfacewater purchased	47,195
AR	BERRYVILLE WATERWORKS	AR0000074	CWS	Surfacewater purchased	6,365
AR	BLYTHEVILLE WATERWORKS	AR0000365	CWS	Groundwater	16,293
AR	BOONEVILLE WATERWORKS	AR0000326	CWS	Surfacewater	3,818
AR	BRINKLEY WATERWORKS	AR0000384	CWS	Groundwater	3,700
AR	BROOKLAND WATERWORKS	AR0000131	CWS	Groundwater	3,770
AR	BRYANT WATERWORKS	AR0000486	CWS	Surfacewater purchased	19,607
AR	BUFFALO ISLAND REG WATER DIST	AR0000671	CWS	Surfacewater purchased	3,748
AR	CAMDEN WATERWORKS	AR0000404	CWS	Surfacewater	13,275
AR	CAVE SPRINGS WATERWORKS	AR0000043	CWS	Surfacewater purchased	4,802
AR	CEDARVILLE WATERWORKS	AR0000138	CWS	Surfacewater purchased	8,423
AR	CENTER GROVE WATER ASSOCIATION	AR0000213	CWS	Groundwater	4,377
AR	CENTERTON WATERWORKS	AR0000044	CWS	Surfacewater purchased	22,227
AR	CENTRAL ARKANSAS WATER	AR0000465	CWS	Surfacewater	330,667
AR	CHEROKEE VILLAGE WATER ASSOC	AR0000521	CWS	Groundwater purchased	4,717
AR	CITY CORPORATION	AR0000446	CWS	Surfacewater	29,260
AR	CLARKSVILLE CONNECTED UTILITIES	AR0000289	CWS	Surfacewater	9,410
AR	CLAY CO REG WATER DISTRICT	AR0000722	CWS	Groundwater	5,633
AR	CLINTON WATERWORKS	AR0000564	CWS	Surfacewater	5,733
AR	COMMUNITY WATER SYSTEM	AR0000101	CWS	Surfacewater	17,412
AR	CONWAY CO REGIONAL WATER DIST	AR0000119	CWS	Surfacewater	18,973
AR	CONWAY WATER SYSTEM	AR0000189	CWS	Surfacewater	64,960
AR	CORNING WATERWORKS	AR0000096	CWS	Groundwater purchased	3,519
AR	CROSS COUNTY RURAL WATER SYS	AR0000459	CWS	Groundwater	9,176
AR	CROSSETT WATER COMMISSION	AR0000017	CWS	Groundwater	7,900
AR	CROWLEYS RIDGE WATER ASSOC	AR0000180	CWS	Groundwater	3,695
AR	DARDANELLE WATERWORKS	AR0000601	CWS	Groundwater	4,228
AR	DEQUEEN WATER WORK	AR0000520	CWS	Surfacewater	7,420
AR	DES ARC WATERWORKS	AR0000449	CWS	Groundwater	3,478
AR	DUMAS WATERWORKS	AR0000171	CWS	Groundwater	6,338
AR	EAST END WATER	AR0000646	CWS	Groundwater	5,954
AR	EAST JOHNSON CO WATER ASSN	AR0000772	CWS	Surfacewater purchased	4,828
AR	EL DORADO WATERWORKS	AR0000550	CWS	Groundwater	17,932
AR	ELKINS WATERWORKS	AR0000567	CWS	Surfacewater purchased	3,473
AR	EUREKA SPRINGS WATERWORKS	AR0000075	CWS	Surfacewater purchased	4,053

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	FAYETTEVILLE WATERWORKS	AR0000569	CWS	Surfacewater purchased	210,306
AR	FLIPPIN WATERWORKS	AR0000351	CWS	Surfacewater purchased	3,627
AR	FORDYCE WATER CO	AR0000164	CWS	Groundwater	4,500
AR	FORREST CITY WATERWORKS	AR0000004	CWS	Groundwater	15,425
AR	FORT SMITH WATER UTILITIES	AR0000507	CWS	Surfacewater	86,209
AR	FOUR MILE HILL PUBLIC FACILITIES BOARD	AR0000586	CWS	Surfacewater purchased	4,625
AR	GENTRY WATERWORKS	AR0000048	CWS	Surfacewater purchased	6,702
AR	GRAND PRAIRIE BAYOU 2 PWA	AR0000734	CWS	Surfacewater purchased	11,150
AR	GRAND PRAIRIE REGIONAL WATER	AR0000738	CWS	Groundwater	14,344
AR	GRAVETTE WATERWORKS	AR0000051	CWS	Surfacewater purchased	4,035
AR	GREEN FOREST WATERWORKS	AR0000077	CWS	Surfacewater purchased	5,785
AR	GREENBRIER WATERWORKS	AR0000191	CWS	Surfacewater purchased	8,166
AR	GREENWOOD WATERWORKS	AR0000504	CWS	Surfacewater	8,952
AR	HAMBURG WATERWORKS	AR0000015	CWS	Groundwater	5,357
AR	HARDIN WATER ASSOCIATION	AR0000273	CWS	Groundwater purchased	4,600
AR	HARRISON WATERWORKS	AR0000062	CWS	Surfacewater purchased	17,838
AR	HASKELL WATER SYSTEM	AR0000488	CWS	Surfacewater purchased	3,990
AR	HEBER SPRINGS WATER SYSTEM	AR0000104	CWS	Surfacewater	13,465
AR	HELENA WATER SEWER	AR0000419	CWS	Groundwater	5,500
AR	HIGHFILL WATER DEPARTMENT	AR0000885	CWS	Surfacewater purchased	3,438
AR	HOLIDAY ISLAND WATERWORKS	AR0000078	CWS	Groundwater	3,936
AR	HOPE WATER LIGHT COMM	AR0000230	CWS	Surfacewater	11,500
AR	HORSEHEAD WATER ASSOCIATION	AR0000617	CWS	Surfacewater purchased	5,059
AR	HOT SPRING CO WATER ASSOC	AR0000236	CWS	Surfacewater purchased	3,528
AR	HOT SPRINGS UTILITIES	AR0000209	CWS	Surfacewater	88,909
AR	HOT SPRINGS VILLAGE WATERWORKS	AR0000208	CWS	Surfacewater	14,106
AR	HWY 63 WATER ASSOCIATION	AR0000107	CWS	Groundwater	7,187
AR	HWY 71 WATER DISTRICT #1 PWA	AR0000145	CWS	Surfacewater purchased	6,250
AR	JACKSONVILLE WATERWORKS	AR0000466	CWS	Surfacewater purchased	30,481
AR	JAMES FORK REGIONAL WATER DISTRICT	AR0000513	CWS	Surfacewater	11,380
AR	JONESBORO WATER SYSTEM	AR0000124	CWS	Groundwater	79,864
AR	KIMZEY REGIONAL WATER DISTRICT	AR0000821	CWS	Surfacewater	11,669

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	LAVACA WATERWORKS	AR0000510	CWS	Surfacewater purchased	3,650
AR	LAWRENCE CO REG WATER DIST	AR0000688	CWS	Surfacewater purchased	7,469
AR	LEE COUNTY WATER ASSOCIATION	AR0000313	CWS	Groundwater purchased	4,813
AR	LIBERTY UTILITIES	AR0000272	CWS	Groundwater	48,038
AR	LINCOLN WATERWORKS	AR0000572	CWS	Surfacewater purchased	6,503
AR	LITTLE RIVER CO RDA	AR0000787	CWS	Surfacewater	4,279
AR	LONOKE WATERWORKS	AR0000343	CWS	Groundwater	4,167
AR	MADISON CO WATER FACILITIES BD	AR0000349	CWS	Surfacewater purchased	10,750
AR	MAGNOLIA WATERWORKS	AR0000109	CWS	Surfacewater	11,355
AR	MALVERN WATERWORKS	AR0000237	CWS	Surfacewater	9,690
AR	MANILA WATERWORKS	AR0000378	CWS	Groundwater	3,348
AR	MARION WATERWORKS	AR0000152	CWS	Groundwater	25,359
AR	MAYFLOWER WATERWORKS	AR0000193	CWS	Surfacewater purchased	7,578
AR	MC GEHEE WATERWORKS	AR0000170	CWS	Groundwater	4,219
AR	MELBOURNE WATERWORKS	AR0000256	CWS	Groundwater	3,600
AR	MENA WATER DEPARTMENT	AR0000438	CWS	Surfacewater	7,777
AR	MID-ARKANSAS UTILITIES P.W.A	AR0000725	CWS	Surfacewater purchased	11,148
AR	MILLTOWN-WASHBURN WATER USERS	AR0000773	CWS	Surfacewater purchased	3,837
AR	MONTICELLO WATER DEPARTMENT	AR0000184	CWS	Groundwater	9,467
AR	MOUNT OLIVE WATER ASSOCIATION	AR0000668	CWS	Surfacewater purchased	6,195
AR	MOUNTAIN HOME WATERWORKS	AR0000025	CWS	Surfacewater	19,245
AR	MOUNTAIN TOP WATER ASSOCIATION	AR0000454	CWS	Surfacewater purchased	8,838
AR	MOUNTAIN VIEW WATERWORKS	AR0000542	CWS	Surfacewater	6,349
AR	N GARLAND CO REG WATER DIST	AR0000867	CWS	Surfacewater	6,859
AR	NASHVILLE RURAL WATER AUTHORITY	AR0000805	CWS	Surfacewater purchased	7,291
AR	NASHVILLE WATERWORKS	AR0000244	CWS	Surfacewater	5,094
AR	NE YELL COUNTY WATER ASSOC	AR0000697	CWS	Surfacewater purchased	6,125
AR	NEWPORT WATERWORKS	AR0000264	CWS	Groundwater	6,468
AR	NORTH EAST PUBLIC WATER AUTH	AR0000033	CWS	Surfacewater purchased	4,011
AR	NORTH WHITE CO RURAL WATER PFB	AR0000583	CWS	Surfacewater purchased	5,215
AR	OSCEOLA WATERWORKS	AR0000375	CWS	Groundwater	6,053
AR	OZARK WATERWORKS	AR0000201	CWS	Surfacewater	4,368
AR	PARAGOULD LIGHT WATER & CABLE	AR0000222	CWS	Groundwater	27,396
AR	PARIS WATERWORKS	AR0000328	CWS	Surfacewater	4,935

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	PEA RIDGE WATERWORKS	AR0000053	CWS	Surfacewater purchased	7,273
AR	PIGGOTT WATERWORKS	AR0000090	CWS	Groundwater	3,635
AR	POCAHONTAS WATERWORKS	AR0000474	CWS	Surfacewater	7,752
AR	POTTSVILLE WATER ASSOCIATION	AR0000445	CWS	Surfacewater purchased	4,108
AR	PRAIRIE GROVE WATERWORKS	AR0000573	CWS	Surfacewater	8,398
AR	PRESCOTT WATERWORKS	AR0000394	CWS	Surfacewater	4,525
AR	RIVERSOUTH RURAL WATER DIST	AR0000674	CWS	Surfacewater purchased	4,275
AR	ROCK MOORE WATER AUTHORITY	AR0000252	CWS	Groundwater	3,442
AR	ROGERS WATER UTILITIES	AR0000055	CWS	Surfacewater purchased	70,878
AR	SALEM WATER USERS LLC	AR0000492	CWS	Surfacewater purchased	16,737
AR	SARDIS WATER ASSOCIATION	AR0000493	CWS	Surfacewater purchased	13,752
AR	SE WHITE COUNTY WATER ASSOC	AR0000594	CWS	Surfacewater purchased	4,992
AR	SEARCY WATERWORKS	AR0000590	CWS	Surfacewater	25,918
AR	SEVIER CO WATER ASSOCIATION	AR0000868	CWS	Surfacewater	4,767
AR	SHANNON HILLS WATER DEPT	AR0000800	CWS	Surfacewater purchased	3,832
AR	SHERIDAN WATERWORKS	AR0000215	CWS	Groundwater	4,605
AR	SOUTH SHERIDAN WATER ASSOC	AR0000219	CWS	Groundwater	3,887
AR	SOUTHSIDE PUB WATER AUTHORITY	AR0000254	CWS	Surfacewater	9,108
AR	SOUTHWEST WATER USERS LLC	AR0000495	CWS	Surfacewater purchased	9,185
AR	SPRINGDALE WATER UTILITIES	AR0000575	CWS	Surfacewater purchased	94,560
AR	STUTTGART WATERWORKS	AR0000013	CWS	Groundwater	9,085
AR	SW BOONE COUNTY WATER ASSOC	AR0000628	CWS	Surfacewater purchased	4,183
AR	SW WHITE COUNTY WATER ASSN	AR0000185	CWS	Surfacewater purchased	10,917
AR	TEXARKANA WATER UTILITIES	AR0000360	CWS	Surfacewater	67,267
AR	TONTITOWN WATERWORKS	AR0000566	CWS	Surfacewater purchased	5,840
AR	TRUMANN WATERWORKS	AR0000435	CWS	Groundwater	7,142
AR	TUMBLING SHOALS WATER ASSOC	AR0000579	CWS	Surfacewater purchased	4,890
AR	VAN BUREN WATERWORKS	AR0000142	CWS	Surfacewater purchased	22,725
AR	VILONIA WATERWORKS	AR0000195	CWS	Surfacewater purchased	22,730
AR	WALNUT RIDGE WATERWORKS	AR0000309	CWS	Surfacewater purchased	5,234
AR	WARD WATERWORKS	AR0000345	CWS	Surfacewater purchased	11,025

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AR	WARREN WATERWORKS	AR0000066	CWS	Groundwater	6,228
AR	WASHINGTON WATER AUTHORITY WWA	AR0000574	CWS	Surfacewater purchased	18,212
AR	WATSON CHAPEL WATER ASSOC	AR0000284	CWS	Groundwater	6,807
AR	WEST HELENA WATER WORKS	AR0000416	CWS	Groundwater	5,693
AR	WEST MEMPHIS WATERWORKS	AR0000156	CWS	Groundwater	20,138
AR	WEST STONE COUNTY WATER ASSN	AR0000735	CWS	Surfacewater purchased	5,188
AR	WESTERN GREENE COUNTY R W D	AR0000704	CWS	Groundwater	7,342
AR	WOOSTER WATERWORKS	AR0000196	CWS	Surfacewater purchased	5,000
AR	WYNNE WATERWORKS	AR0000163	CWS	Groundwater	7,652
AR	YORKTOWN WATER ASSOCIATION	AR0000319	CWS	Groundwater	7,364
AZ	APACHE JUNCTION WATER DISTRICT	AZ0411039	CWS	Surfacewater	15,610
AZ	ARIZONA WATER CO - APACHE JUNCTION	AZ0411004	CWS	Groundwater	62,055
AZ	ARIZONA WATER CO - BISBEE	AZ0402001	CWS	Groundwater	8,670
AZ	ARIZONA WATER CO - LAKESIDE	AZ0409003	CWS	Groundwater	12,191
AZ	ARIZONA WATER CO - MIAMI CLAYPOOL	AZ0404002	CWS	Groundwater	8,639
AZ	ARIZONA WATER CO - ORACLE	AZ0411019	CWS	Groundwater	9,934
AZ	ARIZONA WATER CO - OVERGAARD	AZ0409004	CWS	Groundwater	13,797
AZ	ARIZONA WATER CO - PINAL VALLEY	AZ0411009	CWS	Groundwater	113,334
AZ	ARIZONA WATER CO - PINETOP LAKES	AZ0409018	CWS	Groundwater	3,488
AZ	ARIZONA WATER CO - PINWOOD	AZ0403002	CWS	Groundwater	8,047
AZ	ARIZONA WATER CO - RIMROCK	AZ0413046	CWS	Groundwater	3,380
AZ	ARIZONA WATER CO - SAN MANUEL	AZ0411020	CWS	Groundwater purchased	4,731
AZ	ARIZONA WATER CO - SEDONA	AZ0403003	CWS	Groundwater	12,104
AZ	ARIZONA WATER CO - SIERRA VISTA	AZ0402004	CWS	Groundwater	9,094
AZ	ARIZONA WATER CO - SUPERIOR	AZ0411021	CWS	Groundwater	4,357
AZ	ARIZONA WATER CO - WHITE TANKS	AZ0407128	CWS	Surfacewater purchased	18,858
AZ	AVONDALE CITY OF	AZ0407088	CWS	Surfacewater purchased	83,001
AZ	AVRA WATER COOP INC	AZ0410006	CWS	Groundwater	8,272
AZ	BEARDSLEY WATER COMPANY 1	AZ0407007	CWS	Groundwater	4,953
AZ	BELLA VISTA CITY WATER SYSTEM	AZ0402010	CWS	Groundwater	20,045
AZ	BENSON, CITY OF WATER SYSTEM	AZ0402005	CWS	Groundwater	6,073
AZ	BUCKEYE CITY OF	AZ0407089	CWS	Groundwater	7,008
AZ	CAMP VERDE WATER SYSTEM	AZ0413015	CWS	Groundwater	4,430
AZ	CAREFREE WATER COMPANY	AZ0407015	CWS	Surfacewater purchased	3,607
AZ	CAVE CREEK WATER	AZ0407016	CWS	Surfacewater	6,815
AZ	CCA - ELOY COMPLEX	AZ0411115	CWS	Groundwater	8,852
AZ	CHANDLER CITY OF	AZ0407090	CWS	Surfacewater	247,328

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AZ	CITY OF BUCKEYE - VALENCIA TOWN DIVISION	AZ0407078	CWS	Groundwater	15,309
AZ	CITY OF BUCKEYE SONORA - SUNDANCE	AZ0407154	CWS	Groundwater	15,783
AZ	CITY OF BUCKEYE TARTESSO WATER SYSTEM	AZ0407526	CWS	Groundwater	8,246
AZ	CITY OF SHOW LOW	AZ0409026	CWS	Groundwater	17,139
AZ	CITY OF WILLCOX	AZ0402035	CWS	Groundwater	3,757
AZ	CLARKDALE MUNICIPAL WATER SYSTEM	AZ0413024	CWS	Groundwater	4,599
AZ	COMMUNITY WC OF GREEN VALLEY	AZ0410004	CWS	Groundwater	22,085
AZ	CORDES LAKES WATER COMPANY	AZ0413023	CWS	Groundwater	4,250
AZ	COTTONWOOD MUNICIPAL WATER VV6	AZ0413106	CWS	Groundwater	4,463
AZ	DESERT HILLS WATER	AZ0407026	CWS	Surfacewater purchased	4,415
AZ	DESERT OASIS	AZ0407523	CWS	Groundwater	11,081
AZ	DONEY PARK WATER	AZ0403005	CWS	Groundwater	8,938
AZ	DOUGLAS CITY OF	AZ0402014	CWS	Groundwater	16,656
AZ	EAGAR TOWN OF	AZ0401004	CWS	Groundwater	5,000
AZ	EL MIRAGE CITY OF	AZ0407091	CWS	Groundwater	39,884
AZ	ELOY CITY OF	AZ0411030	CWS	Groundwater	8,859
AZ	EPCOR - AGUA FRIA	AZ0407695	CWS	Surfacewater	80,959
AZ	EPCOR - ANTHEM	AZ0407504	CWS	Surfacewater	25,302
AZ	EPCOR - CHAPARRAL CITY	AZ0407017	CWS	Surfacewater	26,026
AZ	EPCOR - LAKE HAVASU	AZ0408015	CWS	Groundwater	4,877
AZ	EPCOR - NORTH EAST AGUA FRIA	AZ0407531	CWS	Groundwater	14,723
AZ	EPCOR - PARADISE VALLEY/SCOTTSDALE	AZ0407056	CWS	Surfacewater purchased	14,107
AZ	EPCOR - SUN CITY	AZ0407099	CWS	Groundwater	38,016
AZ	EPCOR - SUN CITY WEST	AZ0407150	CWS	Groundwater	25,362
AZ	EPCOR - TIERRA DEL RIO	AZ0407532	CWS	Groundwater	5,000
AZ	EPCOR - WILLOW VALLEY/KING STREET	AZ0408040	CWS	Groundwater	3,554
AZ	FARMERS WATER CO CONTINENTAL	AZ0410049	CWS	Groundwater	4,483
AZ	FARMERS WATER CO SANTA RITA SPRINGS	AZ0410213	CWS	Groundwater	3,318
AZ	FESTIVAL RANCH	AZ0407765	CWS	Groundwater	10,313
AZ	FLAGSTAFF CITY OF	AZ0403008	CWS	Surfacewater	76,960
AZ	FLORENCE WATER COMPANY	AZ0411017	CWS	Groundwater	15,900
AZ	FOOTHILLS WATER AND SEWER LLC	AZ0414004	CWS	Surfacewater	32,425
AZ	GILBERT, TOWN OF	AZ0407092	CWS	Surfacewater	247,600
AZ	GLOBE CITY OF	AZ0404008	CWS	Groundwater	7,536
AZ	GOLDEN SHORES WATER COMPANY	AZ0408024	CWS	Groundwater	3,790
AZ	GOLDEN VALLEY IMPROVEMENT DISTRICT	AZ0408081	CWS	Groundwater	3,950
AZ	GRAHAM COUNTY UTILITIES - PIMA	AZ0405002	CWS	Groundwater	3,590
AZ	GREEN VALLEY DWID	AZ0410157	CWS	Groundwater	8,687

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
AZ	GWR - SANTA CRUZ WATER CO. INC.	AZ0411131	CWS	Groundwater	50,995
AZ	HOLBROOK CITY OF	AZ0409015	CWS	Groundwater	5,318
AZ	KACHINA VILLAGE DWID	AZ0403013	CWS	Groundwater	3,500
AZ	KINGMAN MUNICIPAL WATER	AZ0408020	CWS	Groundwater	45,000
AZ	LAGO DEL ORO WATER COMPANY	AZ0411117	CWS	Groundwater	17,588
AZ	LAKE HAVASU CITY OF	AZ0408022	CWS	Groundwater under influence of surfacewater	54,610
AZ	MARANA MUNICIPAL - HARTMAN VISTAS	AZ0410329	CWS	Groundwater	3,923
AZ	MARANA MUNICIPAL - PICTURE ROCKS	AZ0410092	CWS	Groundwater	5,110
AZ	METROPOLITAN DWID - DIABLO VILLAGE	AZ0410357	CWS	Groundwater	5,510
AZ	METROPOLITAN DWID - HUB	AZ0410060	CWS	Groundwater	4,210
AZ	MOHAVE	AZ0408032	CWS	Groundwater	36,330
AZ	MORENCI WATER ELEC CO MAIN	AZ0406003	CWS	Surfacewater	4,185
AZ	NOGALES CITY OF	AZ0412004	CWS	Groundwater	22,000
AZ	NORTH MOHAVE VALLEY	AZ0408068	CWS	Groundwater	5,190
AZ	ORO VALLEY WATER COUNTRYSIDE	AZ0410175	CWS	Groundwater	5,167
AZ	ORO VALLEY WATER UTILITY	AZ0410164	CWS	Groundwater	40,744
AZ	PAGE CITY OF	AZ0403017	CWS	Surfacewater	7,812
AZ	PEORIA CITY OF	AZ0407096	CWS	Surfacewater	135,975
AZ	PHOENIX INTERNATIONAL RACEWAY	AZ0407406	NTNCWS	Groundwater	4,500
AZ	PIMA UTILITIES	AZ0407120	CWS	Groundwater	20,000
AZ	PONDEROSA DWID	AZ0409023	CWS	Groundwater	5,375
AZ	PUEBLO DEL SOL WATER COMPANY	AZ0402044	CWS	Groundwater	12,804
AZ	QUAIL CREEK WATER COMPANY	AZ0410262	CWS	Groundwater	5,514
AZ	QUEEN CREEK TOWN OF	AZ0407033	CWS	Groundwater	95,502
AZ	RAY WATER COMPANY INC	AZ0410095	CWS	Groundwater	4,900
AZ	ROSE VALLEY WATER COMPANY	AZ0407065	CWS	Groundwater	6,202
AZ	SAHUARITA WATER COMPANY	AZ0410312	CWS	Groundwater	18,178
AZ	SAN LUIS CITY OF	AZ0414005	CWS	Groundwater	67,505
AZ	SOMERTON CITY OF	AZ0414015	CWS	Groundwater	17,698
AZ	ST JOHNS CITY OF	AZ0401012	CWS	Groundwater	3,800
AZ	SUNRISE WATER COMPANY	AZ0407070	CWS	Groundwater	6,475
AZ	SURPRISE CITY OF - MOUNTAIN VISTA	AZ0407500	CWS	Groundwater	31,649
AZ	TOLLESON CITY OF	AZ0407101	CWS	Groundwater	6,680
AZ	TUCSON WATER CORONA DE TUCSON	AZ0410169	CWS	Groundwater	10,000
AZ	VAIL WATER COMPANY	AZ0410041	CWS	Groundwater	15,535
AZ	VALLEY PIONEERS WATER COMPANY INC	AZ0408038	CWS	Groundwater	5,420
AZ	VOYAGER WATER COMPANY	AZ0410035	CWS	Groundwater	6,314
AZ	WICKENBURG TOWN OF	AZ0407045	CWS	Groundwater	6,179
AZ	WINSLOW CITY OF	AZ0409035	CWS	Groundwater	9,789
AZ	YUMA CITY OF	AZ0414024	CWS	Surfacewater	103,264

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	ALCO WATER SERVICE	CA2710001	CWS	Groundwater	30,103
CA	AMERICAN CANYON, CITY OF	CA2810005	CWS	Surfacewater	20,990
CA	AMERICAN VALLEY CSD	CA3210004	CWS	Groundwater	4,300
CA	ANGELS, CITY OF	CA0510003	CWS	Surfacewater	3,836
CA	ARCATA, CITY OF	CA1210001	CWS	Groundwater purchased	19,558
CA	ARMONA COMMUNITY SERVICES DIST	CA1610001	CWS	Groundwater	4,143
CA	ARROWHEAD REGIONAL MEDICAL CENTER	CA3601135	NTNCWS	Groundwater purchased	23,787
CA	ARROYO GRANDE, WATER DEPARTMENT	CA4010001	CWS	Surfacewater purchased	17,963
CA	ARVIN COMMUNITY SERVICES DIST	CA1510001	CWS	Groundwater	19,895
CA	AVENAL, CITY OF	CA1610002	CWS	Surfacewater	13,696
CA	AWA BUCKHORN PLANT	CA0310012	CWS	Surfacewater	8,791
CA	AWA, IONE	CA0310002	CWS	Surfacewater	7,220
CA	AWA, TANNER	CA0310003	CWS	Surfacewater	4,940
CA	BANNING, CITY OF	CA3310006	CWS	Groundwater	31,179
CA	BASS LAKE WATER COMPANY	CA2010003	CWS	Surfacewater	4,527
CA	BEAR VALLEY CSD	CA1510038	CWS	Groundwater	5,592
CA	BEAUMONT CHERRY VALLEY WD	CA3310002	CWS	Groundwater	49,241
CA	BELLA VISTA WATER DISTRICT	CA4510014	CWS	Surfacewater	19,098
CA	BIG BEAR CITY CSD	CA3610008	CWS	Groundwater under influence of surfacewater	12,738
CA	BIG BEAR LAKE DWP - BIG BEAR SYSTEM	CA3610044	CWS	Groundwater	28,276
CA	BIGHORN - DESERT VIEW WATER AGENCY	CA3610009	CWS	Groundwater	3,689
CA	BISHOP, CITY OF	CA1410001	CWS	Groundwater	3,879
CA	BLUE LAKE SPRINGS MUT WTR	CA0510009	CWS	Surfacewater purchased	4,793
CA	BLYTHE - CITY OF	CA3310003	CWS	Groundwater	11,431
CA	BORREGO WD	CA3710036	CWS	Groundwater	3,429
CA	BRAWLEY, CITY OF	CA1310001	CWS	Surfacewater purchased	26,928
CA	BRENTWOOD	CA0710004	CWS	Surfacewater purchased	64,342
CA	BROOKTRAILS TOWNSHIP CSD	CA2310009	CWS	Surfacewater	3,800
CA	BUELLTON WATER DEPARTMENT	CA4210018	CWS	Surfacewater purchased	5,464
CA	CABRILLO COLLEGE	CA4400753	NTNCWS	Groundwater	12,000
CA	CAL AM - WEST PLACER	CA3110150	CWS	Surfacewater purchased	5,082
CA	CAL AMERICAN WATER CO	CA5610040	CWS	Surfacewater purchased	66,369
CA	CAL/AM WATER COMPANY - BALDWIN HILLS	CA1910052	CWS	Surfacewater purchased	20,634

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CAL/AM WATER COMPANY - SAN MARINO	CA1910139	CWS	Surfacewater purchased	47,695
CA	CAL-AM WATER COMPANY - EAST PASADENA	CA1910020	CWS	Groundwater	9,903
CA	CAL-AM WATER CORONADO	CA3710001	CWS	Surfacewater purchased	106,000
CA	CALAVERAS PUD	CA0510002	CWS	Surfacewater	6,286
CA	CALEXICO, CITY OF	CA1310002	CWS	Surfacewater purchased	40,357
CA	CALICO GHOST TOWN	CA3600036	NTNCWS	Groundwater	103,972
CA	CALIFORNIA CITY, CITY OF	CA1510032	CWS	Surfacewater purchased	14,198
CA	CALIFORNIA WATER SERVICE - BEAR GULCH	CA4110006	CWS	Surfacewater	60,903
CA	CALIFORNIA WATER SERVICE - SAN CARLOS	CA4110007	CWS	Surfacewater purchased	35,360
CA	CALIFORNIA WATER SERVICE - SAN MATEO	CA4110008	CWS	Surfacewater purchased	102,393
CA	CALIFORNIA WATER SERVICE CO - WESTLAKE	CA5610016	CWS	Surfacewater purchased	19,494
CA	CALIFORNIA WATER SERVICE CO. - DIXON	CA4810002	CWS	Groundwater	10,613
CA	CALIFORNIA WATER SERVICE CO. - DOMINGUEZ	CA1910033	CWS	Surfacewater purchased	143,471
CA	CALIFORNIA WATER SERVICE CO. - HERM/REDO	CA1910134	CWS	Surfacewater purchased	96,557
CA	CALIFORNIA WATER SERVICE CO. - PALOS VER	CA1910104	CWS	Surfacewater purchased	70,478
CA	CALIFORNIA WATER SERVICE-S SAN FRANCISCO	CA4110009	CWS	Surfacewater purchased	63,439
CA	CALISTOGA, CITY OF	CA2810002	CWS	Surfacewater	5,610
CA	CAMARILLO WATER DEPT	CA5610019	CWS	Surfacewater purchased	40,481
CA	CAMBRIA COMM SERVICES DIST	CA4010014	CWS	Groundwater under influence of surfacewater	6,032
CA	CARLSBAD MWD	CA3710005	CWS	Surfacewater purchased	92,245
CA	CARMICHAEL WATER DISTRICT	CA3410004	CWS	Groundwater under influence of surfacewater	41,193
CA	CARPINTERIA VALLEY WATER DISTRICT	CA4210001	CWS	Surfacewater purchased	15,996
CA	CASITAS MUNICIPAL WATER DIST	CA5610024	CWS	Surfacewater	11,005
CA	CASTROVILLE COMMUNITY SERVICES DISTRICT	CA2710005	CWS	Groundwater	6,897
CA	CCWD - COPPER COVE	CA0510017	CWS	Surfacewater	5,187
CA	CCWD - EBBETTS PASS	CA0510016	CWS	Surfacewater	11,545
CA	CCWD - JENNY LIND	CA0510006	CWS	Surfacewater	9,861
CA	CENTERVILLE C.S.D.	CA4510011	CWS	Surfacewater purchased	4,211

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CHANNEL ISLANDS BEACH CSD	CA5610039	CWS	Surfacewater purchased	5,400
CA	CHINO HILLS, CITY OF	CA3610036	CWS	Surfacewater purchased	82,661
CA	CHOWCHILLA CITY WATER DEPT	CA2010001	CWS	Groundwater	13,375
CA	CITRUS HEIGHTS WATER DISTRICT	CA3410006	CWS	Surfacewater purchased	66,712
CA	CITY OF ALHAMBRA	CA1910001	CWS	Surfacewater purchased	83,750
CA	CITY OF ATWATER	CA2410001	CWS	Groundwater	29,479
CA	CITY OF BENICIA	CA4810001	CWS	Surfacewater	28,000
CA	CITY OF BREA	CA3010002	CWS	Surfacewater purchased	45,629
CA	CITY OF BRISBANE	CA4110002	CWS	Surfacewater purchased	3,385
CA	CITY OF BURLINGAME	CA4110003	CWS	Surfacewater purchased	31,056
CA	CITY OF COLUSA	CA0610002	CWS	Groundwater	6,208
CA	CITY OF CORNING	CA5210001	CWS	Groundwater	8,244
CA	CITY OF CRESCENT CITY	CA0810001	CWS	Groundwater	16,711
CA	CITY OF DAVIS	CA5710001	CWS	Surfacewater purchased	71,698
CA	CITY OF DIXON	CA4810009	CWS	Groundwater	11,055
CA	CITY OF DOS PALOS	CA2410002	CWS	Surfacewater	7,452
CA	CITY OF EAST PALO ALTO	CA4110024	CWS	Surfacewater purchased	29,519
CA	CITY OF FOWLER	CA1010006	CWS	Groundwater	6,700
CA	CITY OF GRASS VALLEY	CA2910001	CWS	Surfacewater	4,947
CA	CITY OF GRIDLEY	CA0410004	CWS	Groundwater	7,246
CA	CITY OF GUSTINE	CA2410003	CWS	Groundwater	5,855
CA	CITY OF HAYWARD	CA0110006	CWS	Surfacewater purchased	159,293
CA	CITY OF JACKSON	CA0310001	CWS	Surfacewater purchased	4,786
CA	CITY OF LA HABRA	CA3010018	CWS	Surfacewater purchased	63,118
CA	CITY OF LA PALMA	CA3010100	CWS	Surfacewater purchased	15,948
CA	CITY OF LINCOLN	CA3110004	CWS	Surfacewater purchased	51,252
CA	CITY OF LIVERMORE	CA0110011	CWS	Surfacewater purchased	35,672
CA	CITY OF LIVINGSTON	CA2410004	CWS	Groundwater	14,894
CA	CITY OF LOS BANOS	CA2410005	CWS	Groundwater	44,391
CA	CITY OF MADERA	CA2010002	CWS	Groundwater	66,172
CA	CITY OF MARTINEZ	CA0710006	CWS	Surfacewater purchased	30,085
CA	CITY OF MILLBRAE	CA4110018	CWS	Surfacewater purchased	22,795

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CITY OF MILPITAS	CA4310005	CWS	Surfacewater purchased	77,961
CA	CITY OF MODESTO - SALIDA	CA5010005	CWS	Groundwater	14,527
CA	CITY OF MORGAN HILL	CA4310006	CWS	Groundwater	47,374
CA	CITY OF MOUNTAIN VIEW	CA4310007	CWS	Surfacewater purchased	81,764
CA	CITY OF NEWMAN-WATER DEPARTMENT	CA5010013	CWS	Groundwater	11,784
CA	CITY OF ORANGE COVE	CA1010023	CWS	Surfacewater	9,780
CA	CITY OF ORLAND	CA1110001	CWS	Groundwater	8,527
CA	CITY OF PALO ALTO	CA4310009	CWS	Surfacewater purchased	69,397
CA	CITY OF PARLIER	CA1010025	CWS	Groundwater	14,494
CA	CITY OF PITTSBURG	CA0710008	CWS	Surfacewater purchased	62,500
CA	CITY OF RED BLUFF	CA5210004	CWS	Groundwater	14,076
CA	CITY OF REDWOOD CITY	CA4110022	CWS	Surfacewater purchased	89,037
CA	CITY OF RIO VISTA	CA4810004	CWS	Groundwater	10,472
CA	CITY OF SAN BRUNO	CA4110023	CWS	Surfacewater purchased	46,085
CA	CITY OF SAN CLEMENTE	CA3010036	CWS	Surfacewater purchased	51,545
CA	CITY OF SAN JOSE - NSJ/ALVISO	CA4310019	CWS	Surfacewater purchased	37,991
CA	CITY OF SANGER	CA1010029	CWS	Groundwater	25,664
CA	CITY OF SANTA CLARA	CA4310012	CWS	Surfacewater purchased	130,746
CA	CITY OF SANTA PAULA	CA5610011	CWS	Groundwater	30,657
CA	CITY OF SEAL BEACH	CA3010041	CWS	Surfacewater purchased	24,204
CA	CITY OF SHASTA LAKE	CA4510006	CWS	Surfacewater	10,657
CA	CITY OF SOUTH PASADENA	CA1910154	CWS	Surfacewater purchased	25,329
CA	CITY OF SUNNYVALE	CA4310014	CWS	Surfacewater purchased	155,567
CA	CITY OF SUSANVILLE	CA1810001	CWS	Groundwater	7,811
CA	CITY OF VACAVILLE	CA4810008	CWS	Surfacewater	98,742
CA	CITY OF VALLEJO	CA4810007	CWS	Surfacewater	126,090
CA	CITY OF WATERFORD	CA5010006	CWS	Groundwater	8,788
CA	CITY OF WEST SACRAMENTO	CA5710003	CWS	Surfacewater	53,355
CA	CITY OF WHEATLAND	CA5810004	CWS	Groundwater	3,712
CA	CITY OF WILLIAMS	CA0610004	CWS	Groundwater	5,255
CA	CITY OF WINTERS	CA5710005	CWS	Groundwater	7,115
CA	CITY OF WOODLAND	CA5710006	CWS	Surfacewater purchased	60,978
CA	CITY OF YUBA CITY	CA5110002	CWS	Surfacewater	71,922
CA	CLEAR CREEK CSD-ANDERSON	CA4510016	CWS	Surfacewater	8,900

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	CLOVERDALE, CITY OF	CA4910002	CWS	Groundwater under influence of surfacewater	10,537
CA	COACHELLA VWD: I.D. NO. 8	CA3310048	CWS	Groundwater	4,600
CA	COACHELLA WATER AUTHORITY	CA3310007	CWS	Groundwater	45,727
CA	COALINGA-CITY	CA1010004	CWS	Surfacewater	17,277
CA	COASTSIDE COUNTY WATER DISTRICT	CA4110011	CWS	Surfacewater	18,789
CA	COBB AREA COUNTY WATER DISTRICT	CA1710012	CWS	Groundwater	3,308
CA	CONTRA COSTA WATER DISTRICT	CA0710003	CWS	Surfacewater	198,000
CA	CORCORAN, CITY OF	CA1610004	CWS	Groundwater	21,835
CA	CORDOVA GOLF COURSE	CA3400286	NTNCWS	Groundwater	6,040
CA	COTATI, CITY OF	CA4910016	CWS	Groundwater	7,429
CA	COTTONWOOD WATER DISTRICT	CA4510007	CWS	Groundwater	3,316
CA	COVINA-CITY, WATER DEPT.	CA1910127	CWS	Surfacewater purchased	33,300
CA	CRESCENTA VALLEY CWD	CA1910028	CWS	Surfacewater purchased	32,665
CA	CRESTLINE VILLAGE CWD - DIVISION 10	CA3610015	CWS	Surfacewater purchased	10,030
CA	CUTLER PUD	CA5410001	CWS	Groundwater	6,200
CA	CWS - SELMA	CA1010024	CWS	Groundwater	26,248
CA	CWSC KING CITY	CA2710009	CWS	Groundwater	15,904
CA	CWSC LOS ALTOS SUBURBAN	CA4310001	CWS	Surfacewater purchased	70,175
CA	CWSC SALINAS	CA2710010	CWS	Groundwater	112,953
CA	CWSC SALINAS HILLS	CA2710012	CWS	Groundwater	5,285
CA	DEL MAR, CITY OF	CA3710004	CWS	Surfacewater purchased	4,258
CA	DEL ORO WATER CO.-PARADISE PINES	CA0410011	CWS	Groundwater	10,808
CA	DEL PASO MANOR COUNTY WATER DI	CA3410007	CWS	Groundwater	4,520
CA	DELANO, CITY OF	CA1510005	CWS	Groundwater	51,428
CA	DELHI CWD	CA2410006	CWS	Groundwater	7,784
CA	DENAIR COMMUNITY SERVICES DISTRICT	CA5010021	CWS	Groundwater	5,282
CA	DIABLO WATER DISTRICT	CA0710007	CWS	Surfacewater purchased	43,357
CA	DINUBA, CITY OF	CA5410002	CWS	Groundwater	26,731
CA	DUBLIN SAN RAMON SERVICES DISTRICT	CA0110009	CWS	Surfacewater purchased	94,053
CA	EARLIMART PUD	CA5410021	CWS	Groundwater	8,800
CA	EAST NILES CSD	CA1510006	CWS	Surfacewater purchased	32,517
CA	EL CENTRO, CITY OF	CA1310004	CWS	Surfacewater purchased	44,322
CA	EL SEGUNDO-CITY, WATER DEPT.	CA1910040	CWS	Surfacewater purchased	16,719
CA	EL TORO WATER DISTRICT	CA3010079	CWS	Surfacewater purchased	58,821

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	ESCALON, CITY OF	CA3910003	CWS	Groundwater	7,501
CA	ESCONDIDO, CITY OF	CA3710006	CWS	Surfacewater	137,941
CA	ESTERO MUNICIPAL IMPROVEMENT DISTRICT	CA4110021	CWS	Surfacewater purchased	37,687
CA	EUREKA, CITY OF	CA1210004	CWS	Groundwater purchased	27,078
CA	EXETER, CITY OF	CA5410003	CWS	Groundwater	11,169
CA	FAIR OAKS WATER DISTRICT	CA3410009	CWS	Surfacewater purchased	35,475
CA	FARM MUTUAL W.C. (THE)	CA3310046	CWS	Surfacewater purchased	4,026
CA	FARMERSVILLE, CITY OF	CA5410004	CWS	Groundwater	10,397
CA	FILLMORE WATER DEPT	CA5610002	CWS	Groundwater	16,419
CA	FIREBAUGH CITY	CA1010005	CWS	Groundwater	7,619
CA	FOLSOM, CITY OF - ASHLAND	CA3410030	CWS	Surfacewater purchased	3,538
CA	FOLSOM, CITY OF - MAIN	CA3410014	CWS	Surfacewater	68,122
CA	FORESTHILL PUBLIC UTILITY DIST	CA3110003	CWS	Surfacewater	6,700
CA	FORT BRAGG, CITY OF	CA2310001	CWS	Surfacewater	7,302
CA	FORTUNA, CITY OF	CA1210006	CWS	Groundwater	12,133
CA	GALT, CITY OF	CA3410011	CWS	Groundwater	26,536
CA	GEORGETOWN DIVIDE PUD	CA0910013	CWS	Surfacewater	9,112
CA	GLEN HELEN WATER SYSTEM	CA3600108	CWS	Groundwater	83,574
CA	GOLDEN HILLS CSD	CA1510045	CWS	Groundwater	9,735
CA	GOLDEN STATE WATER CO - APPLE VLY SOUTH	CA3610107	CWS	Groundwater	6,180
CA	GOLDEN STATE WATER CO - BARSTOW	CA3610043	CWS	Groundwater	32,869
CA	GOLDEN STATE WATER CO - WRIGHTWOOD	CA3610047	CWS	Groundwater	4,151
CA	GOLDEN STATE WATER CO.-CLEARLAKE SYSTEM	CA1710002	CWS	Surfacewater	4,713
CA	GOLDEN STATE WATER COMPANY - NIPOMO	CA4010018	CWS	Groundwater	4,540
CA	GOLDEN STATE WATER COMPANY - ORCUTT	CA4210016	CWS	Surfacewater purchased	33,733
CA	GOLDEN STATE WATER COMPANY - SIMI VALLEY	CA5610059	CWS	Surfacewater purchased	44,950
CA	GREAT OAKS WC INC	CA4310022	CWS	Groundwater	107,983
CA	GREENFIELD COUNTY WD	CA1510024	CWS	Groundwater	11,411
CA	GREENFIELD, CITY OF	CA2710008	CWS	Groundwater	17,517
CA	GROVELAND COMMUNITY SERV DIST	CA5510009	CWS	Surfacewater	3,400
CA	GROVER BEACH WATER DEPARTMENT	CA4010004	CWS	Surfacewater	12,701
CA	GSWC - CALIPATRIA	CA1310003	CWS	Surfacewater purchased	7,412
CA	GSWC - CULVER CITY	CA1910030	CWS	Surfacewater purchased	37,894
CA	GSWC - FLORENCE/GRAHAM	CA1910077	CWS	Surfacewater purchased	62,941

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	GSWC - SOUTHWEST	CA1910155	CWS	Surfacewater purchased	275,051
CA	GSWC-SAN DIMAS	CA1910142	CWS	Surfacewater purchased	56,336
CA	GUADALUPE WATER DEPARTMENT	CA4210003	CWS	Surfacewater purchased	8,293
CA	HANFORD, CITY OF	CA1610003	CWS	Groundwater	62,127
CA	HEALDSBURG, CITY OF	CA4910005	CWS	Groundwater under influence of surfacewater	11,174
CA	HEBER PUBLIC UTILITY DISTRICT	CA1310007	CWS	Surfacewater purchased	6,979
CA	HELIX WATER DISTRICT	CA3710010	CWS	Surfacewater	276,918
CA	HEMET, CITY OF	CA3310016	CWS	Groundwater	32,600
CA	HESPERIA WD	CA3610024	CWS	Groundwater	97,846
CA	HI DESERT WD	CA3610073	CWS	Groundwater	25,842
CA	HIDDEN VALLEY LAKE CSD	CA1710015	CWS	Groundwater	6,235
CA	HIGHLANDS MUTUAL WATER COMPANY	CA1710003	CWS	Surfacewater	9,494
CA	HILMAR COUNTY WATER DISTRICT	CA2410012	CWS	Groundwater	5,416
CA	HOLLISTER, CITY OF	CA3510001	CWS	Surfacewater purchased	23,358
CA	HOLTVILLE, CITY OF	CA1310005	CWS	Surfacewater purchased	6,355
CA	HUGHSON, CITY OF	CA5010008	CWS	Groundwater	7,000
CA	HUMBOLDT C.S.D.	CA1210009	CWS	Groundwater	19,485
CA	HURON, CITY OF	CA1010044	CWS	Surfacewater	9,306
CA	IMPERIAL, CITY OF	CA1310006	CWS	Surfacewater purchased	19,929
CA	INDIAN WELLS VALLEY W.D.	CA1510017	CWS	Groundwater	39,478
CA	INDIO WATER AUTHORITY	CA3310020	CWS	Groundwater	80,820
CA	IVANHOE PUBLIC UTILITY DIST	CA5410019	CWS	Groundwater	4,495
CA	JACKSON VALLEY IRRIGATION DISTRICT	CA0300037	CWS	Surfacewater	3,553
CA	JOE'S TRAVEL PLAZA (EH)	CA5000202	NTNCWS	Groundwater	5,026
CA	JOSHUA BASIN WATER DISTRICT	CA3610025	CWS	Groundwater	8,367
CA	KELSEYVILLE CO WATERWORKS DISTRICT 3	CA1710007	CWS	Groundwater	4,194
CA	KERMAN, CITY OF	CA1010018	CWS	Groundwater	15,282
CA	KEYES COMMUNITY SERVICES DIST.	CA5010009	CWS	Groundwater	5,697
CA	KINGSBURG, CITY OF	CA1010019	CWS	Groundwater	12,002
CA	KIRKWOOD MEADOWS PUBLIC UTILITY DISTRICT	CA0210002	CWS	Groundwater	7,851
CA	KONOCTI COUNTY WATER DISTRICT	CA1710006	CWS	Surfacewater	5,928
CA	LA CANADA IRRIGATION DIST.	CA1910054	CWS	Surfacewater purchased	9,300
CA	LA CUMBRE MUTUAL WATER CO	CA4210024	CWS	Surfacewater purchased	4,861

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	LAGUNA BEACH COUNTY WD	CA3010017	CWS	Surfacewater purchased	18,401
CA	LAGUNA SECA RECREATION WS	CA2702009	NTNCWS	Groundwater	10,040
CA	LAKE ALMANOR COUNTRY CLUB MWC	CA3210006	CWS	Groundwater	6,000
CA	LAKE COUNTY CSA 21 - NORTH LAKEPORT	CA1710021	CWS	Surfacewater	4,260
CA	LAKE OF THE SPRINGS	CA5800809	NTNCWS	Groundwater	6,500
CA	LAKEPORT, CITY OF	CA1710004	CWS	Surfacewater	4,762
CA	LAKESIDE WD	CA3710013	CWS	Surfacewater purchased	35,500
CA	LAKEWOOD - CITY, WATER DEPT.	CA1910239	CWS	Groundwater	63,050
CA	LAMONT PUBLIC UTILITY DIST	CA1510012	CWS	Groundwater	19,057
CA	LAS FLORES WATER CO.	CA1910061	CWS	Surfacewater purchased	4,847
CA	LAS VIRGENES MWD	CA1910225	CWS	Surfacewater	72,602
CA	LEMOORE, CITY OF	CA1610005	CWS	Groundwater	26,093
CA	LIBERTY UTILITIES - COMPTON	CA1910021	CWS	Surfacewater purchased	23,802
CA	LIBERTY UTILITIES - LYNWOOD	CA1910161	CWS	Surfacewater purchased	24,171
CA	LIBERTY UTILITIES (AV RANCHOS) CORP.	CA3610003	CWS	Groundwater	62,602
CA	LINCOLN AVENUE WATER CO.	CA1910063	CWS	Surfacewater	16,126
CA	LINDA COUNTY WATER DISTRICT	CA5810002	CWS	Groundwater	21,654
CA	LINDSAY, CITY OF	CA5410006	CWS	Surfacewater	12,659
CA	LODI, CITY OF	CA3910004	CWS	Surfacewater	68,272
CA	LOMPOC-CITY WATER UTILITY DIV	CA4210006	CWS	Surfacewater	40,415
CA	LOS ANGELES CWWDD 29 & 80-MALIBU	CA1910204	CWS	Surfacewater purchased	32,695
CA	LOS ANGELES CWWDD 36-VAL VERDE	CA1910185	CWS	Surfacewater purchased	5,701
CA	LOS ANGELES CWWDD 37-ACTON	CA1910248	CWS	Surfacewater purchased	4,895
CA	LOS ANGELES CWWDD 40, R 24,27,33-PEARLSM	CA1910203	CWS	Surfacewater purchased	11,179
CA	LOS ANGELES CWWDD 40, REG. 38-LAKE LA	CA1910005	CWS	Surfacewater purchased	12,617
CA	LOS OSOS COMMUNITY SERVICES DISTRICT	CA4010016	CWS	Groundwater	7,086
CA	MADERA VALLEY WATER COMPANY	CA2010010	CWS	Groundwater	6,428
CA	MALAGA COUNTY WATER DISTRICT	CA1010042	CWS	Groundwater	5,979
CA	MAMMOTH CWD	CA2610001	CWS	Surfacewater	8,234
CA	MAMMOTH MOUNTAIN SKI AREA - OUTPOST 14	CA2600624	NTNCWS	Groundwater	7,736
CA	MANHATTAN BEACH-CITY, WATER DEPT.	CA1910083	CWS	Surfacewater purchased	35,506
CA	MARIN MUNICIPAL WATER DISTRICT	CA2110002	CWS	Surfacewater	193,937
CA	MAYWOOD MUTUAL WATER CO. #3	CA1910086	CWS	Surfacewater purchased	9,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	MCFARLAND, CITY OF	CA1510013	CWS	Groundwater	15,506
CA	MCKINLEYVILLE C.S.D.	CA1210016	CWS	Groundwater purchased	16,900
CA	MEADOW VISTA CWD	CA3110009	CWS	Surfacewater	5,032
CA	MEINERS OAKS CWD	CA5610005	CWS	Surfacewater purchased	4,200
CA	MENDOTA, CITY OF	CA1010021	CWS	Groundwater	11,404
CA	MENLO PARK MUNICIPAL WATER	CA4110017	CWS	Surfacewater purchased	19,297
CA	MESA WATER DISTRICT	CA3010004	CWS	Surfacewater purchased	110,000
CA	MID-PENINSULA WATER DISTRICT	CA4110001	CWS	Surfacewater purchased	28,050
CA	MILLVIEW COUNTY WATER DISTRICT	CA2310006	CWS	Surfacewater	5,500
CA	MISSION HILLS CSD	CA4210019	CWS	Groundwater	3,600
CA	MISSION SPRINGS WD	CA3310008	CWS	Groundwater	43,223
CA	MOJAVE PUD	CA1510014	CWS	Surfacewater purchased	4,699
CA	MONTARA WATER AND SANITARY DISTRICT	CA4110010	CWS	Surfacewater	5,298
CA	MONTE VISTA CWD	CA3610029	CWS	Surfacewater purchased	56,839
CA	MONTECITO WATER DIST	CA4210007	CWS	Surfacewater	11,817
CA	MONTEREY ONE WATER	CA2790002	System not found in SDWIS, additional search could not find system name.		
CA	MORRO BAY PW DEPT - WATER DIVISION	CA4010011	CWS	Surfacewater purchased	15,543
CA	MOULTON NIGUEL WATER DISTRICT	CA3010073	CWS	Surfacewater purchased	170,236
CA	MOUNTAIN HOUSE COMMUNITY SERVICES DIST.	CA3910027	CWS	Surfacewater	23,146
CA	MOUNTAIN VIEW TRAILER COURT	CA1400099	CWS	Groundwater	51,099
CA	MT. KONOCTI MUTUAL WATER COMPANY	CA1710014	CWS	Surfacewater	4,360
CA	MT. SHASTA, CITY OF	CA4710008	CWS	Groundwater	3,642
CA	MUSCOY MWC NO. 1	CA3610031	CWS	Groundwater	13,000
CA	MYOMA DUNES MUTUAL WATER COMPANY	CA3310051	CWS	Groundwater	8,948
CA	NAPA, CITY OF	CA2810003	CWS	Surfacewater	87,067
CA	NEEDLES, CITY OF	CA3610032	CWS	Groundwater	8,766
CA	NEVADA ID - E. GEORGE, BANNER MOUNTAIN	CA2910004	CWS	Surfacewater	17,154
CA	NEVADA ID - LAKE OF PINES	CA2910014	CWS	Surfacewater	6,870
CA	NEVADA ID - LAKE WILDWOOD	CA2910023	CWS	Surfacewater	9,108

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	NEVADA ID - LOMA RICA	CA2910006	CWS	Surfacewater	14,072
CA	NEVADA ID - NORTH AUBURN	CA3110026	CWS	Surfacewater	6,870
CA	NIPOMO COMM SERVICES DIST	CA4010026	CWS	Surfacewater purchased	13,771
CA	NORTH COAST COUNTY WATER DIST	CA4110025	CWS	Surfacewater purchased	38,546
CA	NORTH MARIN WATER DISTRICT	CA2110003	CWS	Surfacewater	61,693
CA	NORTH PERRIS WATER SYSTEM	CA3310082	CWS	Groundwater	4,500
CA	NORTH TAHOE PUD - MAIN	CA3110001	CWS	Surfacewater	10,000
CA	NORTHSTAR C.S.D.	CA3110028	CWS	Surfacewater	15,402
CA	NORTHSTAR CSD - MARTIS VALLEY	CA3110051	CWS	Groundwater	3,987
CA	OAKDALE, CITY OF	CA5010014	CWS	Groundwater	22,936
CA	OCEANO COMM SERVICES DIST.	CA4010005	CWS	Surfacewater purchased	7,487
CA	OJAI WATER SYSTEM	CA5610014	CWS	Surfacewater purchased	6,801
CA	OLIVENHAIN MWD	CA3710029	CWS	Surfacewater	86,649
CA	ORANGE VALE WATER COMPANY	CA3410016	CWS	Surfacewater purchased	16,861
CA	OROSI PUBLIC UTILITY DISTRICT	CA5410008	CWS	Groundwater	8,300
CA	OTAY WATER DISTRICT	CA3710034	CWS	Surfacewater purchased	226,413
CA	OXNARD WATER DEPT	CA5610007	CWS	Surfacewater purchased	200,232
CA	PACIFIC UNION COLLEGE	CA2810012	CWS	Groundwater	4,720
CA	PADRE DAM MWD	CA3710037	CWS	Surfacewater purchased	90,683
CA	PAJARO COMMUNITY SERVICES DISTRICT	CA2710020	CWS	Groundwater	6,500
CA	PALM RANCH IRRIGATION DIST.	CA1910103	CWS	Surfacewater purchased	5,474
CA	PARADISE IRRIGATION DISTRICT	CA0410007	CWS	Surfacewater	4,764
CA	PARK MOABI	CA3600193	NTNCWS	Groundwater	149,796
CA	PASADENA WATER AND POWER	CA1910124	CWS	Surfacewater purchased	145,306
CA	PASO ROBLES WATER DEPARTMENT	CA4010007	CWS	Surfacewater	31,221
CA	PATTERSON, CITY OF	CA5010017	CWS	Groundwater	23,764
CA	PERRIS, CITY OF	CA3310029	CWS	Surfacewater purchased	7,854
CA	PETALUMA, CITY OF	CA4910006	CWS	Groundwater	63,505
CA	PHELAN PINON HILLS CSD	CA3610120	CWS	Groundwater	23,585
CA	HELPS VINEYARDS	CA2800609	NTNCWS	Groundwater	19,412
CA	PINEDALE COUNTY WATER DISTRICT	CA1010026	CWS	Groundwater	16,735
CA	PISMO BEACH WATER DEPARTMENT	CA4010008	CWS	Surfacewater purchased	8,180
CA	PLACER CWA - AUBURN/BOWMAN	CA3110005	CWS	Surfacewater	26,267
CA	PLACER CWA - FOOTHILL	CA3110025	CWS	Surfacewater	89,008

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	PLACERVILLE, CITY OF - MAIN	CA0910003	CWS	Surfacewater purchased	10,747
CA	PLANADA CSD	CA2410007	CWS	Groundwater	4,500
CA	PLUMAS LAKE	CA5805001	CWS	Groundwater	9,695
CA	POMONA - CITY, WATER DEPT.	CA1910126	CWS	Surfacewater	151,713
CA	PORT HUENEME WATER DEPT	CA5610009	CWS	Surfacewater purchased	21,954
CA	PORTERVILLE, CITY OF	CA5410010	CWS	Groundwater	65,702
CA	POWAY, CITY OF	CA3710015	CWS	Surfacewater	49,062
CA	PRESERVE AT MILLERTON LAKE WATER SYSTEM	CA2010018	System not found in SDWIS, additional search could not find system name.		
CA	PURISSIMA HILLS WATER DISTRICT	CA4310021	CWS	Surfacewater purchased	6,822
CA	QUARTZ HILL WATER DIST.	CA1910130	CWS	Surfacewater purchased	19,100
CA	RAINBOW MUNICIPAL WD	CA3710016	CWS	Surfacewater purchased	23,536
CA	RAMONA MUNICIPAL WD	CA3710019	CWS	Surfacewater purchased	35,135
CA	RANCHO MURIETA COMMUNITY SERVI	CA3410005	CWS	Surfacewater	5,744
CA	REDWOOD VALLEY COUNTY WATER DISTRICT	CA2310008	CWS	Surfacewater	5,200
CA	REEDLEY, CITY OF	CA1010027	CWS	Groundwater	25,917
CA	RINCON DEL DIABLO MWD (ID-1)	CA3710018	CWS	Surfacewater purchased	29,206
CA	RINCON DEL DIABLO MWD (ID-A)	CA3710044	CWS	Surfacewater purchased	3,316
CA	RIO ALTO WATER DISTRICT	CA5210005	CWS	Groundwater	3,329
CA	RIO LINDA/ELVERTA COMMUNITY WATER DIST	CA3410018	CWS	Groundwater	14,381
CA	RIPON, CITY OF	CA3910007	CWS	Groundwater	16,292
CA	RIVERSIDE HIGHLAND WATER COMPANY	CA3610057	CWS	Groundwater	18,800
CA	ROHNERT PARK, CITY OF	CA4910014	CWS	Groundwater	42,484
CA	ROSAMOND CSD	CA1510018	CWS	Surfacewater purchased	17,374
CA	ROWLAND WATER DISTRICT	CA1910194	CWS	Surfacewater purchased	59,283
CA	RUBIO CANON LAND & WATER ASSOCIATION	CA1910140	CWS	Surfacewater	9,600
CA	RUNNING SPRINGS WATER DISTRICT	CA3610062	CWS	Surfacewater purchased	5,268
CA	RUSSIAN RIVER COUNTY WATER DISTRICT	CA4910008	CWS	Groundwater	4,150

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	SACRAMENTO INTERNATIONAL AIRPORT [SWS]	CA3400139	NTNCWS	Surfacewater purchased	41,717
CA	SAN BENITO HIGH SCHOOL	CA3500571	NTNCWS	Groundwater	3,310
CA	SAN BERNARDINO VALLEY WD	CA3610019	CWS	Groundwater	109,608
CA	SAN DIEGUITO WD	CA3710021	CWS	Surfacewater purchased	39,823
CA	SAN FERNANDO-CITY, WATER DEPT.	CA1910143	CWS	Groundwater	23,946
CA	SAN FRANCISCO INTERNATIONAL AIRPORT	CA3810010	NTNCWS	Surfacewater purchased	135,962
CA	SAN GABRIEL COUNTY WD	CA1910144	CWS	Groundwater	45,000
CA	SAN JACINTO, CITY OF	CA3310032	CWS	Groundwater	17,961
CA	SAN JOAQUIN COUNTY - LINCOLN VILLAGE	CA3910010	CWS	Surfacewater purchased	5,990
CA	SAN JOAQUIN COUNTY-MOKELUMNE ACRES	CA3910017	CWS	Groundwater	3,802
CA	SAN JOAQUIN, CITY OF	CA1010034	CWS	Groundwater	4,060
CA	SAN JUAN WATER DISTRICT	CA3410021	CWS	Surfacewater	28,687
CA	SAN LUIS OBISPO WATER DEPARTMENT	CA4010009	CWS	Surfacewater	46,058
CA	SANTA CLARITA VALLEY W.A.-TESORO DIV.	CA1910255	CWS	Surfacewater purchased	6,597
CA	SANTA FE I.D.	CA3710023	CWS	Surfacewater	21,549
CA	SANTA FE SPRINGS - CITY, WATER DEPT.	CA1910245	CWS	Surfacewater purchased	19,219
CA	SANTA ROSA, CITY OF	CA4910009	CWS	Groundwater	173,648
CA	SANTA YNEZ RIVER WATER CONS. DIST. ID#1	CA4210020	CWS	Surfacewater purchased	7,022
CA	SBDNO COUNTY SERVICE AREA 64	CA3610121	CWS	Groundwater	14,741
CA	SBDNO COUNTY SERVICE AREA 70J	CA3610125	CWS	Groundwater	12,580
CA	SCOTTS VALLEY WATER DISTRICT	CA4410013	CWS	Groundwater	10,709
CA	SCWA MATHER-SUNRISE	CA3410704	CWS	Surfacewater purchased	24,519
CA	SEBASTOPOL, CITY OF	CA4910011	CWS	Groundwater	7,522
CA	SFPUC CITY DISTRIBUTION DIVISION	CA3810011	CWS	Surfacewater purchased	884,363
CA	SHAFTER, CITY OF	CA1510019	CWS	Groundwater	21,036
CA	SHEEP CREEK WATER COMPANY	CA3610109	CWS	Groundwater	3,626
CA	SIERRA MADRE-CITY, WATER DEPT.	CA1910148	CWS	Surfacewater purchased	11,000
CA	SIGNAL HILL - CITY, WATER DEPT.	CA1910149	CWS	Surfacewater purchased	11,795
CA	SLVWD - FELTON WATER SYSTEM	CA4410002	CWS	Surfacewater	4,340
CA	SNOW SUMMIT	CA3600707	NTNCWS	Groundwater	75,500
CA	SO. CAL. EDISON CO.-SANTA CATALINA	CA1910006	CWS	Surfacewater	4,096
CA	SOLEDAD, CITY OF	CA2710011	CWS	Groundwater	17,073
CA	SONOMA, CITY OF	CA4910012	CWS	Groundwater	11,725
CA	SOQUEL CREEK WATER DISTRICT	CA4410017	CWS	Groundwater	40,644

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	SOUTH COAST WATER DISTRICT	CA3010042	CWS	Surfacewater purchased	34,232
CA	SOUTH FEATHER W&P - MINERS RANCH	CA0410006	CWS	Surfacewater	22,727
CA	SOUTH TAHOE PUD - MAIN	CA0910002	CWS	Groundwater	109,330
CA	ST. HELENA, CITY OF	CA2810004	CWS	Surfacewater	6,152
CA	STALLION SPRINGS CSD	CA1510025	CWS	Groundwater	4,571
CA	STANFORD UNIVERSITY	CA4310013	CWS	Surfacewater purchased	32,218
CA	SUBURBAN WATER SYSTEMS-GLENDORA	CA1910046	CWS	Surfacewater purchased	5,249
CA	SUBURBAN WATER SYSTEMS-LA MIRADA	CA1910059	CWS	Groundwater	56,739
CA	SUBURBAN WATER SYSTEMS-SAN JOSE	CA1910205	CWS	Surfacewater purchased	168,843
CA	SUISUN-SOLANO WATER AUTHORITY	CA4810005	CWS	Surfacewater	29,516
CA	SUNNY SLOPE WATER CO.	CA1910157	CWS	Groundwater	30,700
CA	SUNNYSLOPE COUNTY WATER DIST	CA3510003	CWS	Surfacewater purchased	22,902
CA	SWEETWATER SPRINGS CWD - GUERNEVILLE	CA4910004	CWS	Groundwater	6,000
CA	TAHOE CITY PUD - MAIN	CA3110010	CWS	Groundwater	5,661
CA	TAHOE SWISS VILLAGE UTILITY	CA3110042	CWS	Groundwater	3,411
CA	TEHACHAPI, CITY OF	CA1510020	CWS	Groundwater	9,094
CA	TEJON CASTAC WD - I5 & LAVAL RD	CA1503341	NTNCWS	Surfacewater	30,250
CA	TEMESCAL VALLEY WATER DISTRICT	CA3310074	CWS	Surfacewater purchased	19,856
CA	TEMPLETON CSD	CA4010019	CWS	Groundwater	7,616
CA	THERMALITO WATER & SEWER DIST	CA0410008	CWS	Surfacewater	10,339
CA	THOUSAND OAKS WATER DEPT	CA5610020	CWS	Surfacewater purchased	53,157
CA	THOUSAND PINES CHRISTIAN	CA3600585	NTNCWS	Groundwater	15,034
CA	TOWN OF DISCOVERY BAY	CA0710009	CWS	Groundwater	16,790
CA	TOWN OF HILLSBOROUGH	CA4110016	CWS	Surfacewater purchased	11,407
CA	TRABUCO CANYON WATER DISTRICT	CA3010094	CWS	Surfacewater purchased	13,659
CA	TRACT 180 MUTUAL WATER CO.	CA1910159	CWS	Groundwater	14,000
CA	TRIUNFO WATER & SANITATION DISTRICT	CA5610043	CWS	Surfacewater purchased	13,898
CA	TUD - COLUMBIA WATER SYSTEM	CA5510013	CWS	Surfacewater	4,917
CA	TUD - SONORA/JAMESTOWN WATER SYSTEM	CA5510001	CWS	Surfacewater	11,620
CA	TUD - UPPER BASIN WATER SYSTEM	CA5510012	CWS	Surfacewater	11,018
CA	TULARE, CITY OF	CA5410015	CWS	Groundwater	69,200
CA	TURLOCK, CITY OF	CA5010019	CWS	Groundwater	74,820
CA	TWENTYNINE PALMS WATER DISTRICT	CA3610049	CWS	Groundwater	18,795
CA	UKIAH, CITY OF	CA2310003	CWS	Surfacewater	16,607

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CA	UNION PUBLIC UTILITY DISTRICT	CA0510001	CWS	Surfacewater	4,668
CA	UPLAND, CITY OF	CA3610050	CWS	Surfacewater	78,891
CA	VALLECITOS WD	CA3710002	CWS	Surfacewater purchased	108,392
CA	VALLEY CENTER MWD	CA3710026	CWS	Surfacewater purchased	29,708
CA	VALLEY OF THE MOON WATER DISTRICT	CA4910013	CWS	Groundwater	23,077
CA	VALLEY VIEW MUTUAL WATER CO.	CA1910165	CWS	Groundwater	4,584
CA	VANDENBERG VILLAGE COMM. SERV. DIST.	CA4210017	CWS	Groundwater	7,308
CA	VAUGHN WC INC	CA1510029	CWS	Groundwater	33,420
CA	VENTURA CWWD NO. 1 - MOORPARK	CA5610018	CWS	Surfacewater purchased	36,625
CA	VENTURA RIVER WATER DISTRICT	CA5610022	CWS	Surfacewater	5,700
CA	VENTURA WWD NO. 8 - SIMI VALLEY	CA5610023	CWS	Surfacewater purchased	94,738
CA	VICTORVILLE WATER DISTRICT	CA3610052	CWS	Surfacewater purchased	124,653
CA	VISTA IRRIGATION DISTRICT	CA3710027	CWS	Surfacewater	132,838
CA	WALNUT PARK MUTUAL WATER CO.	CA1910169	CWS	Groundwater	16,180
CA	WALNUT VALLEY WATER DISTRICT	CA1910234	CWS	Surfacewater purchased	100,202
CA	WASCO, CITY OF	CA1510021	CWS	Groundwater	24,046
CA	WEED, CITY OF	CA4710009	CWS	Groundwater	5,324
CA	WEST END CONSOLIDATED WATER COMPANY	CA3610086	CWS	Groundwater	78,891
CA	WEST KERN WATER DISTRICT	CA1510022	CWS	Groundwater	22,172
CA	WESTBOROUGH WATER DISTRICT	CA4110027	CWS	Surfacewater purchased	13,486
CA	WESTERN DIGITAL TECHNOLOGIES, INC.	CA4300791	NTNCWS	Groundwater	4,018
CA	WESTERN HEIGHTS WATER COMPANY	CA3610053	CWS	Surfacewater purchased	7,464
CA	WESTERN MWD - MURRIETA DIVISION	CA3310036	CWS	Surfacewater purchased	16,143
CA	WILLITS, CITY OF	CA2310004	CWS	Surfacewater	6,175
CA	WILLOW COUNTY WATER DISTRICT	CA2310005	CWS	Groundwater	3,797
CA	WINDSOR, TOWN OF	CA4910017	CWS	Groundwater	28,397
CA	WOODLAKE, CITY OF	CA5410020	CWS	Groundwater	7,950
CA	YOSEMITE SPRING PARK UTIL CO	CA2010005	CWS	Groundwater	6,224
CA	YREKA, CITY OF	CA4710011	CWS	Surfacewater	7,746
CA	YUCAIPA VALLEY WATER DISTRICT	CA3610055	CWS	Surfacewater	51,727
CO	ADVENIR FRENCH QUARTER	CO0116104	CWS	Surfacewater purchased	3,447
CO	ALAMOSA CITY OF	CO0102100	CWS	Groundwater	11,271
CO	ASPEN CITY OF	CO0149122	CWS	Surfacewater	31,100
CO	BANCROFT CLOVER WSD	CO0130133	CWS	Surfacewater purchased	44,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	BEAR CREEK WSD	CO0130138	CWS	Surfacewater purchased	30,000
CO	BERTHOUD TOWN OF	CO0135138	CWS	Surfacewater	7,540
CO	BLACK HAWK CITY OF	CO0124147	CWS	Surfacewater	15,167
CO	BRECKENRIDGE TOWN OF	CO0159020	CWS	Surfacewater	28,315
CO	BROOMFIELD CITY AND COUNTY OF	CO0107155	CWS	Surfacewater	106,153
CO	BURLINGTON CITY OF	CO0132005	CWS	Groundwater	3,720
CO	CANON CITY CITY OF	CO0122100	CWS	Surfacewater	34,800
CO	CASTLE PINES NORTH MD	CO0118006	CWS	Surfacewater purchased	9,800
CO	CASTLE PINES VILLAGE MD	CO0118005	CWS	Groundwater	5,074
CO	CASTLE ROCK TOWN OF	CO0118010	CWS	Surfacewater	99,757
CO	CENTENNIAL WSD	CO0118015	CWS	Surfacewater	103,444
CO	CENTRAL CITY CITY OF	CO0124171	CWS	Surfacewater	3,750
CO	CENTRAL WELD CNTY WD	CO0162122	CWS	Surfacewater purchased	7,662
CO	CHERRY CREEK VALLEY WSD	CO0116175	CWS	Surfacewater purchased	20,000
CO	CHERRY CREEK VILLAGE WD	CO0103176	CWS	Surfacewater purchased	9,215
CO	CHIPETA WD	CO0143176	CWS	Surfacewater purchased	3,461
CO	COLORADO SPRINGS UTILITIES	CO0121150	CWS	Surfacewater	464,111
CO	CONSOLIDATED MUTUAL WATER COMPANY	CO0130145	CWS	Surfacewater purchased	54,669
CO	CORTEZ CITY OF	CO0142200	CWS	Surfacewater	8,700
CO	CRAIG CITY OF	CO0141188	CWS	Surfacewater	9,901
CO	CRESTVIEW WSD	CO0101040	CWS	Surfacewater purchased	18,000
CO	CSU FOOTHILLS CAMPUS	CO0235182	NTNCWS	Surfacewater purchased	4,483
CO	CSU MAIN AND WEST HOUSING CAMPUS	CO0235184	CWS	Surfacewater purchased	27,375
CO	CSU SOUTH CAMPUS	CO0235181	NTNCWS	Surfacewater purchased	5,164
CO	DACONO CITY OF	CO0162200	CWS	Surfacewater purchased	5,800
CO	DELTA CITY OF	CO0115205	CWS	Surfacewater purchased	8,700
CO	DOMINION WSD	CO0118021	CWS	Surfacewater purchased	6,175
CO	DONALA WSD	CO0121175	CWS	Surfacewater purchased	6,600
CO	DURANGO CITY OF	CO0134150	CWS	Surfacewater	35,150
CO	EAGLE TOWN OF	CO0119233	CWS	Surfacewater	6,961
CO	EAST LARIMER COUNTY WD	CO0135233	CWS	Surfacewater purchased	24,288
CO	EATON TOWN OF	CO0162233	CWS	Surfacewater purchased	6,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	EDGEWATER CITY OF	CO0130237	CWS	Surfacewater purchased	5,300
CO	ESTES PARK TOWN OF	CO0135257	CWS	Surfacewater	16,722
CO	EVANS CITY OF	CO0162260	CWS	Surfacewater purchased	19,369
CO	EVERGREEN MD	CO0130030	CWS	Surfacewater	15,750
CO	FIRESTONE TOWN OF	CO0162476	CWS	Surfacewater purchased	17,792
CO	FREDERICK TOWN OF	CO0162288	CWS	Surfacewater purchased	15,727
CO	FT COLLINS LOVELAND WD	CO0135292	CWS	Surfacewater purchased	63,532
CO	FT LUPTON CITY OF	CO0162291	CWS	Surfacewater	15,465
CO	FT MORGAN CITY OF	CO0144005	CWS	Surfacewater	12,000
CO	GLENDALE CITY OF	CO0103055	CWS	Surfacewater purchased	4,400
CO	GLENWOOD SPRINGS CITY OF	CO0123314	CWS	Surfacewater	9,428
CO	GOLDEN CITY OF	CO0130040	CWS	Surfacewater	29,635
CO	GRAND COUNTY WATER NO 1	CO0125323	CWS	Surfacewater	5,400
CO	GREEN MOUNTAIN WSD	CO0130321	CWS	Surfacewater purchased	11,045
CO	GYPSUM TOWN OF	CO0119329	CWS	Surfacewater	7,764
CO	HAYDEN TOWN OF	CO0154333	CWS	Surfacewater	3,915
CO	HIGH VIEW WD	CO0130344	CWS	Surfacewater purchased	4,000
CO	HUDSON TOWN OF	CO0162359	CWS	Surfacewater purchased	3,350
CO	IDAHO SPRINGS CITY OF	CO0110020	CWS	Surfacewater	9,390
CO	JOHNSTOWN TOWN OF	CO0162418	CWS	Surfacewater	18,882
CO	KEN CARYL WSD	CO0103075	CWS	Surfacewater purchased	12,000
CO	LAKEHURST WSD	CO0130466	CWS	Surfacewater purchased	12,000
CO	LAKEWOOD CITY OF	CO0130467	CWS	Surfacewater purchased	6,000
CO	LAMAR CITY OF	CO0150700	CWS	Groundwater	8,600
CO	LEFT HAND WD	CO0107471	CWS	Surfacewater	21,452
CO	LIMON TOWN OF	CO0137015	CWS	Groundwater	5,080
CO	LITTLE THOMPSON WD	CO0135477	CWS	Surfacewater purchased	21,779
CO	LONGMONT CITY OF	CO0107485	CWS	Surfacewater	99,629
CO	LOUISVILLE CITY OF	CO0107487	CWS	Surfacewater	20,975
CO	LOVELAND CITY OF	CO0135485	CWS	Surfacewater	76,378
CO	LYONS TOWN OF	CO0107496	CWS	Surfacewater purchased	3,597
CO	MANITOU SPRINGS CITY OF	CO0121450	CWS	Surfacewater	6,938
CO	MENOKEN WD	CO0143506	CWS	Surfacewater purchased	3,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	MERIDIAN SERVICE MD	CO0121455	CWS	Groundwater	8,814
CO	MID VALLEY MD	CO0119508	CWS	Groundwater	4,500
CO	MONTE VISTA CITY OF	CO0153600	CWS	Groundwater	4,600
CO	MONTEZUMA WC	CO0142900	CWS	Surfacewater	13,797
CO	MONTROSE CITY OF	CO0143518	CWS	Surfacewater purchased	19,305
CO	MORGAN COUNTY QUALITY WD	CO0144020	CWS	Surfacewater purchased	8,116
CO	MT WERNER WD	CO0154524	CWS	Surfacewater	16,980
CO	NEW CASTLE TOWN OF	CO0123538	CWS	Surfacewater	5,024
CO	NORTH TABLE MOUNTAIN WSD	CO0130105	CWS	Surfacewater	10,000
CO	NORTH WASHINGTON STREET WSD	CO0101105	CWS	Surfacewater purchased	14,500
CO	NORTH WELD COUNTY WD	CO0162553	CWS	Surfacewater purchased	13,000
CO	NORTHERN COLORADO WA	CO0135554	CWS	Surfacewater purchased	4,550
CO	NORTHERN DOUGLAS COUNTY WSD	CO0118016	CWS	Surfacewater purchased	6,160
CO	PAGOSA AREA WSD	CO0104300	CWS	Surfacewater	11,069
CO	PAINT BRUSH HILLS	CO0221690	CWS	Groundwater	3,447
CO	PARK CENTER WD	CO0122600	CWS	Surfacewater	4,000
CO	PARKVILLE WD	CO0133700	CWS	Surfacewater	7,500
CO	PINERY WWD	CO0118025	CWS	Surfacewater purchased	12,901
CO	PLATTE CANYON WSD	CO0103614	CWS	Surfacewater purchased	19,485
CO	ROXBOROUGH WSD	CO0118055	CWS	Surfacewater	10,622
CO	SALIDA CITY OF	CO0108700	CWS	Surfacewater	6,000
CO	SEVERANCE TOWN OF	CO0162707	CWS	Surfacewater purchased	8,211
CO	SNOWMASS VILLAGE WSD	CO0149717	CWS	Surfacewater	6,353
CO	SOUTHGATE WSD	CO0103721	CWS	Surfacewater purchased	55,000
CO	SOUTHWEST METROPOLITAN WSD	CO0103723	CWS	Surfacewater purchased	48,648
CO	STEAMBOAT SPRINGS CITY OF	CO0154725	CWS	Surfacewater purchased	9,950
CO	SUPERIOR MD NO 1	CO0107725	CWS	Surfacewater	17,170
CO	TRI COUNTY WCD	CO0143755	CWS	Surfacewater purchased	18,200
CO	TRINIDAD CITY OF	CO0136800	CWS	Surfacewater	11,400
CO	TRIVIEW MD	CO0121840	CWS	Groundwater	5,649
CO	VAIL ASSOC MIDVAIL EAGLE	CO0219800	NTNCWS	Surfacewater purchased	7,600
CO	VALLEY WD	CO0130800	CWS	Surfacewater purchased	10,000
CO	WELLINGTON TOWN OF	CO0135838	CWS	Surfacewater	11,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CO	WEST FORT COLLINS WD	CO0135290	CWS	Surfacewater purchased	4,000
CO	WESTMINSTER CITY OF	CO0101170	CWS	Surfacewater	192,878
CO	WHEAT RIDGE WATER DISTRICT	CO0130842	CWS	Surfacewater purchased	20,000
CO	WILLOWBROOK WSD	CO0130843	CWS	Surfacewater purchased	9,348
CO	WILLOWS WD	CO0103100	CWS	Surfacewater purchased	19,000
CO	WINDSOR TOWN OF	CO0162843	CWS	Surfacewater purchased	23,500
CO	WINTER PARK WSD	CO0125843	CWS	Surfacewater	6,635
CO	WOODLAND PARK CITY OF	CO0160900	CWS	Surfacewater	8,500
CO	WOODMEN HILLS MD	CO0121930	CWS	Groundwater	8,474
CO	WOODMOOR WSD	CO0121950	CWS	Surfacewater	17,694
CO	YUMA CITY OF	CO0163020	CWS	Groundwater	4,049
CT	AQUARION WATER CO OF CT-GREENWICH SYSTEM	CT0570011	CWS	Surfacewater	53,297
CT	AQUARION WATER CO OF CT-MAIN SYSTEM	CT0150011	CWS	Surfacewater	351,756
CT	AQUARION WATER CO OF CT-MYSTIC	CT1370011	CWS	Surfacewater	10,788
CT	AQUARION WATER CO OF CT-NEW CANAAN SYS	CT0900011	CWS	Surfacewater purchased	10,097
CT	AQUARION WATER CO OF CT-NEW MILFORD	CT0960011	CWS	Groundwater	11,829
CT	AQUARION WATER CO OF CT-NOROTON SYSTEM	CT0350011	CWS	Surfacewater purchased	18,737
CT	AQUARION WATER CO OF CT-RIDGEFIELD SYS	CT1180011	CWS	Surfacewater purchased	7,415
CT	AQUARION WATER CO OF CT-SIMSBURY SYSTEM	CT1280021	CWS	Groundwater	14,691
CT	AQUARION WATER CO OF CT-STAMFORD	CT1350011	CWS	Surfacewater	119,214
CT	AQUARION WATER CO OF CT-VALLEY SYSTEM	CT1240011	CWS	Surfacewater purchased	13,080
CT	BERLIN WATER CONTROL COMMISSION	CT0070021	CWS	Surfacewater purchased	5,128
CT	BETHEL WATER DEPT	CT0090011	CWS	Surfacewater	9,507
CT	CTWC - NAUGATUCK REGION-CENTRAL SYSTEM	CT0880011	CWS	Surfacewater	22,615
CT	CTWC - NAUGATUCK REG-TERRYVILLE SYSTEM	CT1110011	CWS	Groundwater	5,607
CT	CTWC - NAUGATUCK REG-THOMASTON SYSTEM	CT1400011	CWS	Groundwater	3,789
CT	CTWC - SHORELINE REGION-CHESTER SYSTEM	CT0261031	CWS	Surfacewater	5,030
CT	DANBURY WATER DEPARTMENT	CT0340011	CWS	Surfacewater	62,055
CT	EAST LYME WATER & SEWER COMMISSION	CT0450011	CWS	Surfacewater purchased	15,245
CT	GROTON UTILITIES	CT0590011	CWS	Surfacewater	30,200

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
CT	HERITAGE WATER COMPANY	CT1300021	CWS	Surfacewater purchased	7,300
CT	JEWETT CITY WATER COMPANY	CT0580011	CWS	Surfacewater	6,840
CT	KENSINGTON FIRE DISTRICT	CT0070011	CWS	Surfacewater purchased	7,553
CT	MANCHESTER WATER DEPARTMENT	CT0770021	CWS	Surfacewater	51,198
CT	MERIDEN WATER DIVISION	CT0800011	CWS	Surfacewater	58,441
CT	METROPOLITAN DISTRICT COMMISSION	CT0640011	CWS	Surfacewater	390,887
CT	MIDDLETOWN WATER DEPARTMENT	CT0830011	CWS	Surfacewater	41,019
CT	NEW BRITAIN WATER DEPARTMENT	CT0890011	CWS	Surfacewater	73,534
CT	NEW LONDON DEPT. OF PUBLIC UTILITIES	CT0950011	CWS	Surfacewater	27,620
CT	NORWICH PUBLIC UTILITIES	CT1040011	CWS	Surfacewater	36,067
CT	PUTNAM WATER POLLUTION CONTROL AUTHORITY	CT1160011	CWS	Surfacewater	7,300
CT	REGIONAL WATER AUTHORITY	CT0930011	CWS	Surfacewater	418,900
CT	SOUTHINGTON WATER DEPARTMENT	CT1310011	CWS	Surfacewater	43,069
CT	TORRINGTON WATER COMPANY	CT1430011	CWS	Surfacewater	37,915
CT	WALLINGFORD WATER DEPARTMENT	CT1480011	CWS	Surfacewater	37,267
CT	WATERBURY WATER DEPARTMENT	CT1510011	CWS	Surfacewater	107,271
CT	WATERFORD WPCA	CT1520071	CWS	Surfacewater purchased	16,578
CT	WATERTOWN FIRE DISTRICT	CT1530011	CWS	Groundwater	6,718
CT	WATERTOWN WATER & SEWER AUTHORITY	CT1530021	CWS	Surfacewater purchased	9,972
CT	WINDHAM WATER WORKS	CT1630011	CWS	Surfacewater	21,214
CT	WINSTED WATER WORKS	CT1620011	CWS	Surfacewater	7,784
DC	D.C. WATER AND SEWER AUTHORITY	DC0000002	CWS	Surfacewater purchased	632,323
DE	ARTESIAN NORTHERN KENT REGIONAL	DE00A0673	CWS	Groundwater	7,014
DE	ARTESIAN NORTHERN SUSSEX REGIONAL	DE0020003	CWS	Groundwater	5,511
DE	ARTESIAN SOUTHERN SUSSEX REGIONAL	DE00A0323	CWS	Groundwater	18,015
DE	BETHANY BAY PUMP DISTRICT	DE0000221	CWS	Groundwater	43,532
DE	BETHANY BEACH WATER DEPARTMENT	DE0000556	CWS	Groundwater	12,000
DE	CAMDEN PUMP DISTRICT	DE0000124	CWS	Groundwater	17,208
DE	CAMDEN WYOMING SEWER AND WATER AUTHORITY	DE0000563	CWS	Groundwater	5,000
DE	CHURCH CREEK (AWC)	DE00A0428	CWS	Groundwater	8,679
DE	DELMAR UTILITY COMM (TN OF DELMAR)	DE0000567	CWS	Groundwater	4,500
DE	DEWEY BEACH WATER DEPARTMENT	DE0000825	CWS	Groundwater purchased	31,000
DE	DOVER WATER DEPARTMENT	DE0000571	CWS	Groundwater	39,491
DE	EAST NCC DISTRICT	DE00A0334	CWS	Groundwater	5,340

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
DE	GARRISON LAKE PUMP DISTRICT	DE0000004	CWS	Groundwater	13,467
DE	GEORGETOWN WATER DEPARTMENT	DE0000592	CWS	Groundwater	7,259
DE	HARRINGTON WATER DEPARTMENT	DE0000126	CWS	Groundwater	3,562
DE	LAUREL WATER DEPARTMENT	DE0000597	CWS	Groundwater	3,984
DE	LEWES BOARD OF PUBLIC WORKS	DE0000602	CWS	Groundwater	9,400
DE	LONG NECK WATER COMPANY	DE0000625	CWS	Groundwater	11,000
DE	MEADOWS PUMP DISTRICT	DE0000271	CWS	Groundwater	14,538
DE	MIDDLETOWN WATER DEPARTMENT	DE0000614	CWS	Surfacewater purchased	17,700
DE	MILFORD WATER DEPARTMENT	DE0000616	CWS	Groundwater	9,800
DE	MILLSBORO WATER DEPARTMENT	DE0000622	CWS	Groundwater	14,363
DE	NORTH WEST PUMP DISTRICT	DE00A0347	CWS	Groundwater	4,149
DE	REHOBOTH BEACH WATER DEPARTMENT	DE0000723	CWS	Groundwater	26,400
DE	REHOBOTH PUMP DISTRICT	DE0000991	CWS	Groundwater	59,322
DE	SEAFORD WATER DEPARTMENT	DE0000246	CWS	Groundwater	6,699
DE	SELBYVILLE WATER DEPARTMENT	DE0000654	CWS	Groundwater	3,502
DE	SMYRNA WATER DEPARTMENT	DE0000657	CWS	Groundwater	11,813
DE	SUSSEX SHORES WATER COMPANY	DE0000557	CWS	Groundwater	12,450
FL	ALACHUA WTP	FL2010017	CWS	Groundwater	8,220
FL	ALTAMONTE SPRINGS WATER DEPT (2 WPS)	FL3590026	CWS	Groundwater	55,576
FL	APALACHICOLA, CITY OF	FL1190150	CWS	Groundwater	4,500
FL	APOPKA, CITY OF (5 WTPS)	FL3480200	CWS	Groundwater	63,464
FL	ARCADIA WATER DEPT, CITY OF	FL6140314	CWS	Surfacewater purchased	8,942
FL	ATLANTIC BEACH WATER SYSTEM	FL2160200	CWS	Groundwater	23,503
FL	AUBURN WATER SYSTEM	FL1460035	CWS	Groundwater	21,501
FL	AUBURNDALE, CITY OF	FL6530090	CWS	Groundwater	35,239
FL	AVE MARIA UTILITY COMPANY, LLLP	FL5114154	CWS	Groundwater	5,840
FL	AVON PARK, CITY OF	FL6280049	CWS	Groundwater	18,561
FL	BAGDAD-GARCON POINT WATER SYSTEM	FL1570042	CWS	Groundwater	9,867
FL	BAREFOOT BAY	FL3050057	CWS	Groundwater	9,648
FL	BARTOW, CITY OF	FL6530315	CWS	Groundwater	21,501
FL	BAY COUNTY WATER SYSTEM	FL1030050	CWS	Surfacewater	30,642
FL	BCWWS 1A	FL4060167	CWS	Groundwater	75,305
FL	BCWWS 2A	FL4060163	CWS	Groundwater	54,622
FL	BCWWS 3A	FL4060165	CWS	Groundwater	16,046
FL	BCWWS 3B/C	FL4060162	CWS	Groundwater purchased	32,650
FL	BELLEAIR WATER PLANT	FL6520135	CWS	Groundwater	5,299
FL	BEVERLY HILLS / ROLLING OAKS SUBDIVISION	FL6090150	CWS	Groundwater	11,572
FL	BLOUNTSTOWN, CITY OF	FL1070685	CWS	Groundwater	3,680
FL	BOCA RATON WTP	FL4500130	CWS	Groundwater	130,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	BONITA SPRINGS UTILITIES	FL5360025	CWS	Groundwater	74,270
FL	BOYNTON BEACH PWS	FL4500145	CWS	Groundwater	112,000
FL	BRADFORDVILLE REGIONAL W/S	FL1370393	CWS	Groundwater	12,272
FL	BROOKSVILLE CITY OF	FL6272180	CWS	Groundwater	11,500
FL	BUNNELL WATER PLANT	FL2180134	CWS	Groundwater	3,507
FL	CALLAWAY, CITY OF WATER SYSTEM	FL1030141	CWS	Surfacewater purchased	15,269
FL	CAPE CORAL, CITY OF	FL5360325	CWS	Groundwater	163,647
FL	CASSELBERRY, CITY OF (3 WPS)	FL3590159	CWS	Groundwater	54,747
FL	CENTRAL	FL6534609	CWS	Groundwater	13,595
FL	CENTRAL FLORIDA RESEARCH PARK	FL3484264	NTNCWS	Groundwater	9,129
FL	CENTURY, TOWN OF	FL1170613	CWS	Groundwater	3,490
FL	CHARLOTTE COUNTY UTILITIES	FL5084100	CWS	Surfacewater purchased	156,367
FL	CHARLOTTE COUNTY UTILITIES / BURNT STORE	FL6080318	CWS	Groundwater	6,300
FL	CHARLOTTE HARBOR WATER ASSN.	FL6080044	CWS	Groundwater	4,500
FL	CHASE GROVES(CONSEC.)	FL3594214	CWS	Groundwater purchased	4,052
FL	CHIPLEY, CITY OF	FL1670135	CWS	Groundwater	3,660
FL	CHULUOTA WATER SYSTEM	FL3590186	CWS	Groundwater	3,863
FL	CHUMUCKLA WATER SYSTEM, INC.	FL1570140	CWS	Groundwater	4,667
FL	CITRUS CO UTL/CHARLES A. BLACK	FL6094948	CWS	Groundwater	20,698
FL	CITRUS SPRINGS	FL6090312	CWS	Groundwater	18,339
FL	CITY OF FORT MEADE	FL6530320	CWS	Groundwater	5,455
FL	CITY OF FORT MYERS WATER TREATMENT PLANT	FL5360102	CWS	Groundwater	89,672
FL	CITY OF HOLLY HILL	FL3640557	CWS	Groundwater	12,417
FL	CITY OF MARGATE	FL4060845	CWS	Groundwater	62,254
FL	CITY OF NEW SMYRNA BEACH	FL3640876	CWS	Groundwater	67,847
FL	CITY OF PLANT CITY UTILITY	FL6290323	CWS	Groundwater	40,000
FL	CITY OF PUNTA GORDA	FL6080051	CWS	Surfacewater	36,302
FL	CITY OF TEMPLE TERRACE UTILITY	FL6291791	CWS	Groundwater	31,250
FL	CITY OF WESTON (INDIAN TRACE)	FL4061127	CWS	Groundwater purchased	52,300
FL	CLEARWATER WATER SYSTEM	FL6520336	CWS	Surfacewater purchased	110,000
FL	CLERMONT EAST WATER SYSTEM (2 WPS)	FL3354779	CWS	Groundwater	36,603
FL	CLERMONT, CITY OF (2 WPS)	FL3350215	CWS	Groundwater	9,840
FL	CLEWISTON, CITY OF	FL5260053	CWS	Surfacewater purchased	9,380
FL	COCOA, CITY OF	FL3050223	CWS	Surfacewater	294,039
FL	COCONUT CREEK, CITY OF	FL4061584	CWS	Groundwater purchased	54,000
FL	COLLIER COUNTY REGIONAL WTP	FL5114069	CWS	Groundwater	171,370
FL	COOPER CITY	FL4060282	CWS	Groundwater	33,752

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	CORAL SPRINGS IMPROVEMENT DIST	FL4060291	CWS	Groundwater	40,000
FL	CORAL SPRINGS, CITY OF	FL4060290	CWS	Groundwater	65,000
FL	COTTAGE HILL WATER WORKS	FL1170168	CWS	Groundwater	3,572
FL	CRESTVIEW, CITY OF WATER DEPT.	FL1460182	CWS	Groundwater	32,309
FL	CRYSTAL RIVER, CITY OF	FL6090317	CWS	Groundwater	4,528
FL	CSU WTP NO. 1	FL6605038	CWS	Groundwater	19,699
FL	DADE CITY WATER DEPT	FL6510424	CWS	Groundwater	15,561
FL	DANIA BEACH, CITY OF	FL4060253	CWS	Groundwater	17,132
FL	DAVENPORT, CITY OF	FL6530431	CWS	Groundwater	9,043
FL	DAVIE, TOWN OF, #3 ; #5	FL4060344	CWS	Groundwater	26,000
FL	DAYTONA BEACH, CITY OF	FL3640275	CWS	Groundwater	76,700
FL	DEERFIELD BEACH, CITY OF	FL4060254	CWS	Groundwater	52,749
FL	DELAND, CITY OF	FL3640286	CWS	Groundwater	50,910
FL	DELTONA WATER	FL3640287	CWS	Groundwater	78,345
FL	DESOTO COUNTY WATER SYSTEM	FL6144898	CWS	Surfacewater purchased	4,563
FL	DESTIN WATER USERS, INC.	FL1460202	CWS	Groundwater	31,049
FL	DUNDEE, TOWN OF	FL6530485	CWS	Groundwater	3,824
FL	DUNEDIN WATER SYSTEM	FL6520486	CWS	Groundwater	46,161
FL	DUNES COMMUNITY DEVELOPMENT DISTRICT	FL2184259	CWS	Groundwater	4,880
FL	EAST MILTON WATER SYSTEM	FL1570232	CWS	Groundwater	15,240
FL	EAST SIDE CONSOLIDATED	FL3424897	CWS	Groundwater	35,737
FL	EAST WATER SYSTEM	FL3531744	CWS	Groundwater	5,052
FL	EDGEWATER, CITY OF	FL3640331	CWS	Groundwater	25,707
FL	ENGLEWOOD WATER DIST	FL6580531	CWS	Groundwater	38,005
FL	ENTERPRISE CDD (CONSECUTIVE)	FL3494428	CWS	Groundwater purchased	8,166
FL	EREC WATER SYSTEM	FL1170718	CWS	Groundwater	4,098
FL	FARM HILL UTILITIES, INC.	FL1170259	CWS	Groundwater	8,596
FL	FERNANDINA BEACH WTP	FL2450364	CWS	Groundwater	19,953
FL	FGUA - PLANTATION BAY WTP	FL2184251	CWS	Groundwater	3,500
FL	FLAGLER BEACH WTP	FL2180349	CWS	Groundwater	4,830
FL	FLAMINGO CROSSING (CONSEC.)	FL3484437	CWS	Groundwater purchased	9,704
FL	FLORAL CITY WATER ASSN	FL6090588	CWS	Groundwater	5,617
FL	FLORIDA CITY	FL4130255	CWS	Groundwater	12,000
FL	FORT LAUDERDALE, CITY OF	FL4060486	CWS	Groundwater	182,245
FL	FORT WALTON BEACH, CITY OF	FL1460144	CWS	Groundwater	24,113
FL	FREEPORT, CITY OF	FL1660290	CWS	Groundwater	12,020
FL	FROSTPROOF, CITY OF	FL6530627	CWS	Groundwater	3,550
FL	FRUITLAND PARK, CITY OF (3 WPS)	FL3350427	CWS	Groundwater	5,127
FL	FT. PIERCE UTILITIES AUTHORITY	FL4560490	CWS	Groundwater	58,000
FL	GADSDEN CO REGIONAL W/S	FL1200797	CWS	Groundwater	12,371
FL	GASPARILLA ISLAND WATER ASSOC	FL6080104	CWS	Groundwater	6,254

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	GATEWAY SERVICES DISTRICT	FL5364143	CWS	Surfacewater purchased	12,717
FL	GIBSON PLACE UTILITIES	FL3600015	CWS	Groundwater	20,000
FL	GRACEVILLE, CITY OF	FL1320145	CWS	Groundwater	4,000
FL	GREATER PINE ISLAND WATER ASSOCIATION	FL5360322	CWS	Groundwater	15,805
FL	GREEN COVE SPRINGS WTP	FL2100437	CWS	Groundwater	9,700
FL	GROVELAND WATER DEPARTMENT (3 WPS)	FL3350476	CWS	Groundwater	15,232
FL	GRU - MURPHREE WTP	FL2010946	CWS	Groundwater	193,525
FL	GULF BREEZE REGIONAL WATER SYSTEM	FL1570316	CWS	Groundwater purchased	17,477
FL	GULF COUNTY WATER DEPT. (LIGHTHOUSE)	FL1230848	CWS	Surfacewater purchased	5,257
FL	GULF HARBORS	FL6511077	CWS	Groundwater	9,110
FL	GULFPORT WATER SYSTEM	FL6520705	CWS	Surfacewater purchased	12,600
FL	HAINES CITY, CITY OF	FL6532232	CWS	Groundwater	30,545
FL	HALLANDALE BEACH, CITY OF	FL4060573	CWS	Groundwater	40,000
FL	HAVANA, TOWN OF WATER SYSTEM	FL1200334	CWS	Groundwater	3,977
FL	HCPUD/NORTHWEST UTILITIES	FL6290388	CWS	Surfacewater purchased	206,485
FL	HCPUD/SOUTH-CENTRAL	FL6290787	CWS	Surfacewater purchased	473,500
FL	HCS/STRAWBERRY CREST HIGH/BAILEY ELEM	FL6296333	NTNCWS	Groundwater	3,365
FL	HERNANDO CO UTL-EAST	FL6277060	CWS	Groundwater	8,630
FL	HERNANDO CO UTL-WEST	FL6277059	CWS	Groundwater	135,207
FL	HIALEAH GARDENS	FL4134365	CWS	Groundwater purchased	22,200
FL	HIGH SPRINGS WTP	FL2010201	CWS	Groundwater	5,795
FL	HIGHLAND BEACH WATER PLANT	FL4500609	CWS	Groundwater	3,539
FL	HOLLEY-NAVARRE WATER SYSTEM	FL1570349	CWS	Groundwater	46,359
FL	HOLLYWOOD, CITY OF	FL4060642	CWS	Groundwater	147,566
FL	HOMESTEAD, CITY OF	FL4130645	CWS	Groundwater	68,438
FL	HOMOSASSA SPECIAL WATER DISTRICT	FL6090828	CWS	Groundwater	5,548
FL	HUDSON WATER WORKS	FL6512226	CWS	Groundwater	7,169
FL	INDIAN RIVER COUNTY UTILITIES (2 WTPS)	FL3314052	CWS	Groundwater	126,893
FL	INVERNESS WATER DEPT	FL6090861	CWS	Groundwater	7,194
FL	ISLAND WATER ASSOCIATION	FL5360146	CWS	Groundwater	14,784
FL	JACKSONVILLE BEACH WTP	FL2160563	CWS	Groundwater	23,352
FL	JACKSONVILLE UNIVERSITY	FL2160568	CWS	Groundwater	3,480
FL	JASMINE LAKES UTL	FL6512070	CWS	Groundwater	3,311
FL	JASPER WTP	FL2240570	CWS	Groundwater	6,250
FL	JEA MAJOR GRID	FL2161328	CWS	Groundwater	826,664
FL	JEA: PONTE VEDRA GRID	FL2550908	CWS	Groundwater	5,395

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	JUPITER PUBLIC WATER SYSTEM,TOWN OF	FL4501491	CWS	Groundwater	88,797
FL	KEYSTONE POSTMASTER GRID	FL2100610	CWS	Groundwater	5,020
FL	LABELLE, CITY OF	FL5260050	CWS	Groundwater	5,950
FL	LADY LAKE CENTRAL - WPS 1,2,3	FL3350977	CWS	Groundwater	6,498
FL	LAKE ALFRED, CITY OF	FL6530321	CWS	Groundwater	5,584
FL	LAKE ASBURY WTP	FL2100626	CWS	Groundwater	15,197
FL	LAKE JACKSON AREA WATER SYSTEM	FL1370888	CWS	Groundwater	9,804
FL	LAKE MARY, CITY OF	FL3590201	CWS	Groundwater	17,633
FL	LAKE PLACID, TOWN OF	FL6280286	CWS	Groundwater	4,369
FL	LAKE UTILITY SERVICES INC NORTH (8 WPS)	FL3354883	CWS	Groundwater	20,839
FL	LAKE UTILITY SERVICES INC SOUTH	FL3354881	CWS	Groundwater	13,198
FL	LAKE WALES, CITY OF	FL6532234	CWS	Groundwater	18,722
FL	LAKE WORTH BEACH UTILITIES	FL4500773	CWS	Surfacewater purchased	48,000
FL	LAKELAND, CITY OF	FL6531014	CWS	Groundwater	185,394
FL	LANTANA WATER TREATMENT PLANT	FL4500784	CWS	Groundwater	11,558
FL	LEESBURG EAST (2WPS)	FL3351566	CWS	Groundwater	9,650
FL	LEESBURG, CITY OF	FL3350745	CWS	Groundwater	43,904
FL	LEESBURG/THE PLANTATION	FL3354650	CWS	Groundwater	5,141
FL	LIVE OAK WTP	FL2610203	CWS	Groundwater under influence of surfacewater	6,850
FL	LOFTON OAKS GRID	FL2454338	CWS	Groundwater	24,318
FL	LONGWOOD, CITY OF (2 WPS)	FL3590202	CWS	Groundwater	23,237
FL	LYNN HAVEN, CITY OF WATER SYS.	FL1030435	CWS	Surfacewater purchased	30,601
FL	MACCLENNY WTP	FL2020204	CWS	Groundwater	6,391
FL	MADISON WATER DEPARTMENT	FL2400205	CWS	Groundwater	7,350
FL	MAITLAND, CITY OF (3 WPS)	FL3480203	CWS	Groundwater	13,370
FL	MANATEE COUNTY UTILITIES DEPT	FL6411132	CWS	Surfacewater	347,800
FL	MARCO ISLAND UTILITIES (CITY OF)	FL5110183	CWS	Surfacewater	31,830
FL	MARIANNA, CITY OF	FL1320449	CWS	Groundwater	8,227
FL	MARTIN CO UTILITIES	FL4431891	CWS	Groundwater	101,362
FL	MARY ESTHER, CITY OF	FL1460455	CWS	Groundwater	4,013
FL	MASCOTTE WATER DEPARTMENT	FL3350812	CWS	Groundwater	9,184
FL	MDWASA/REX UTILITIES	FL4131202	CWS	Groundwater	45,200
FL	MEADOWS-AT-WOODRUN	FL1370669	CWS	Groundwater	3,545
FL	MELBOURNE, CITY OF	FL3051447	CWS	Surfacewater	167,460
FL	MIDWAY WATER SYSTEM, INC.	FL1570470	CWS	Groundwater	19,535
FL	MILTON, CITY OF WATER SYSTEM	FL1570146	CWS	Groundwater	21,241
FL	MINNEOLA WATER DEPARTMENT (2 WPS)	FL3350836	CWS	Groundwater	17,888
FL	MOLINO UTILITIES, INC.	FL1170475	CWS	Groundwater	8,487
FL	MONTICELLO, CITY OF	FL1330478	CWS	Groundwater	4,502

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	MOORE CREEK MOUNT CARMEL UTILITIES	FL1570479	CWS	Groundwater	4,508
FL	MOORE HAVEN WTP	FL5220192	CWS	Groundwater	3,735
FL	MOSSY HEAD WATER WORKS, INC.	FL1660803	CWS	Groundwater	4,054
FL	MOUNT DORA, CITY OF (2WPS)	FL3350858	CWS	Groundwater	37,426
FL	MULBERRY, CITY OF	FL6531237	CWS	Groundwater	3,780
FL	NAPLES WATER DEPT	FL5110198	CWS	Groundwater	72,000
FL	NASSAU-AMELIA UTILITIES	FL2450022	CWS	Groundwater	9,540
FL	NAVARRE BEACH WATER SYSTEM	FL1570874	CWS	Groundwater	6,094
FL	NEPTUNE BEACH	FL2160206	CWS	Groundwater	7,270
FL	NEW PORT RICHEY WATER DEPT	FL6511255	CWS	Surfacewater purchased	33,000
FL	NORTH BAY VILLAGE, CITY OF	FL4130970	CWS	Groundwater purchased	8,317
FL	NORTH BEACH UTILITIES	FL2550812	CWS	Groundwater	3,585
FL	NORTH LAUDERDALE, CITY OF	FL4060976	CWS	Groundwater	35,709
FL	NORTH MIAMI BEACH	FL4131618	CWS	Groundwater	180,000
FL	NORTH PORT UTILITIES	FL6580651	CWS	Surfacewater	53,577
FL	NORTH SPRINGS IMPROVEMENT DISTRICT	FL4064390	CWS	Groundwater	37,371
FL	NORTHEAST	FL6530617	CWS	Groundwater	60,557
FL	NORTHWEST	FL6532348	CWS	Groundwater	28,082
FL	OAKLAND PARK CITY OF	FL4060989	CWS	Groundwater purchased	27,984
FL	OAKLAND TOWN OF	FL3480913	CWS	Groundwater	4,893
FL	OCOE, CITY OF (2 WPS)	FL3480204	CWS	Groundwater	34,000
FL	OCUD/EASTERN WATER SYSTEM (2 WP)	FL3484132	CWS	Groundwater	293,374
FL	OCUD/SOUTHERN WATER SYS (5 WPS)	FL3484119	CWS	Groundwater	80,738
FL	OCUD/WESTERN REGIONAL WTR SYS (5 WPS)	FL3481546	CWS	Groundwater	206,742
FL	OKALOOSA CO.WTR.; SWR.SYSTEM	FL1460506	CWS	Groundwater	85,169
FL	OKALOOSA COUNTY MID SYSTEM (CRESTVIEW)	FL1464044	CWS	Groundwater	7,300
FL	OKALOOSA COUNTY BLUEWATER BAY-RAINTREE	FL1460775	CWS	Groundwater	13,760
FL	OLDSMAR WATER SYSTEM	FL6521417	CWS	Surfacewater purchased	14,731
FL	ON TOP OF THE WORLD	FL6424619	CWS	Groundwater	12,901
FL	OPA LOCKA, CITY OF	FL4131001	CWS	Groundwater	16,479
FL	ORANGE CITY UTILITIES	FL3640946	CWS	Groundwater	12,335
FL	ORANGE PARK GRID	FL2100741	CWS	Groundwater	93,183
FL	ORLANDO UTILITIES COMMISSION (7 WPS)	FL3480962	CWS	Groundwater	456,036
FL	ORMOND BEACH	FL3640963	CWS	Groundwater	50,632
FL	OVIDO, CITY OF	FL3590970	CWS	Groundwater	46,683
FL	OZELLO WATER ASSOCIATION	FL6091322	CWS	Groundwater purchased	5,220

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	PACE WATER SYSTEM, INC.	FL1570671	CWS	Groundwater	43,317
FL	PACE/FLEMING GRID	FL2104391	CWS	Groundwater	30,045
FL	PALM BAY, CITY OF	FL3050442	CWS	Groundwater	121,160
FL	PALM BEACH COUNTY WATER UTILITIES	FL4504393	CWS	Groundwater	597,649
FL	PALM COAST UTILITY	FL2180863	CWS	Groundwater	96,025
FL	PALM SPRINGS, VILLAGE OF	FL4501058	CWS	Groundwater	32,467
FL	PALMETTO WATER DEPT	FL6410322	CWS	Surfacewater purchased	13,446
FL	PANAMA CITY BEACH CITY OF	FL1030515	CWS	Surfacewater purchased	65,063
FL	PANAMA CITY WATER SYSTEM	FL1030517	CWS	Surfacewater purchased	36,909
FL	PARKER, CITY OF WATER SYSTEM	FL1030520	CWS	Surfacewater purchased	3,817
FL	PBCWUD - LAKE REGION WTP - SYSTEM 11	FL4505005	CWS	Groundwater	24,065
FL	PCUD-PASCO COUNTY REGIONAL PWS	FL6511361	CWS	Surfacewater purchased	214,403
FL	PEACE RIVER REG WATER PLANT	FL6142734	CWS	Surfacewater	3,301
FL	PINELLAS COUNTY UTILITIES	FL6521405	CWS	Surfacewater purchased	506,353
FL	PINELLAS PARK WATER DEPT	FL6521406	CWS	Surfacewater purchased	48,939
FL	PLACID LAKES UTILITY INC	FL6280223	CWS	Groundwater	4,100
FL	PLANTATION, EAST ; CENTRAL	FL4061121	CWS	Groundwater	85,496
FL	PLURIS-SOUTH GATE UTILITIES	FL6588003	CWS	Surfacewater purchased	15,897
FL	PLURIS-WEDGEFIELD INC	FL3480149	CWS	Groundwater	5,828
FL	POINT BAKER WATER SYSTEM, INC.	FL1570540	CWS	Groundwater	10,226
FL	PORT LABELLE	FL5260226	CWS	Groundwater	8,679
FL	PORT ORANGE, CITY OF	FL3641044	CWS	Groundwater	71,232
FL	PORT RICHEY WATER DEPT-CITY OF	FL6510324	CWS	Groundwater	7,732
FL	PORT ST LUCIE UTILITIES	FL4560954	CWS	Groundwater	220,232
FL	PORT ST. JOE, CITY OF	FL1230545	CWS	Surfacewater	13,682
FL	PRICE CREEK WTP (LAKE CITY)	FL2120630	CWS	Groundwater	17,775
FL	QUINCY, CITY OF W/S	FL1200551	CWS	Surfacewater	10,112
FL	R. C. WILLIS WTP (CITY OF PALATKA)	FL2544260	CWS	Groundwater	11,900
FL	RCID CENTRAL (4 WPS)	FL3484093	CWS	Groundwater	136,500
FL	REGIONAL UTILITIES WATER SYSTEM	FL1660596	CWS	Groundwater	62,225
FL	RESERVE UTILITIES	FL4565030	CWS	Groundwater	4,808
FL	RIVIERA BEACH UTILITY DISTRICT, CITY OF	FL4501229	CWS	Groundwater	31,500
FL	ROYAL WATERWORKS, INC	FL4061517	CWS	Groundwater	4,481
FL	SAFETY HARBOR WATER DEPT	FL6521576	CWS	Surfacewater purchased	16,473
FL	SANFORD, CITY OF (2 WPS)	FL3590205	CWS	Groundwater	77,228
FL	SANLANDO (3 WTPS)	FL3591121	CWS	Groundwater	36,953

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	SARASOTA CO SPECIAL UTIL DIST	FL6581591	CWS	Surfacewater purchased	209,793
FL	SARASOTA-CITY OF	FL6580326	CWS	Groundwater	55,364
FL	SEACOAST UTILITIES AUTHORITY	FL4501124	CWS	Groundwater	95,926
FL	SEBRING WATER ; SEWER SYSTEM	FL6280250	CWS	Groundwater	42,640
FL	SEMINOLE COUNTY NORTHEAST	FL3590473	CWS	Groundwater	19,925
FL	SEMINOLE COUNTY NORTHWEST	FL3594107	CWS	Groundwater	31,986
FL	SEMINOLE COUNTY SOUTHEAST	FL3590571	CWS	Groundwater	70,040
FL	SEMINOLE COUNTY SOUTHWEST	FL3590785	CWS	Groundwater	9,622
FL	SEMINOLE IMPROVEMENT DISTRICT	FL4504903	CWS	Groundwater	4,996
FL	SEVEN SPRINGS	FL6512214	CWS	Groundwater	32,834
FL	SJCU-CR214 MAINLAND WTP	FL2554447	CWS	Groundwater	61,310
FL	SJCU-NORTHEAST UTILITIES WS	FL2554475	CWS	Groundwater purchased	11,962
FL	SJCU-NORTHWEST UTILITIES WTP	FL2554471	CWS	Groundwater	32,657
FL	SJCU-PONTE VEDRA WS	FL2554343	CWS	Groundwater	13,340
FL	SJCU-SAWGRASS GRID	FL2551004	CWS	Groundwater	12,940
FL	SOPCHOPPY, CITY OF	FL1650612	CWS	Groundwater	11,305
FL	SOUTH DAYTONA, CITY OF	FL3641216	CWS	Groundwater purchased	13,080
FL	SOUTH MARTIN REGIONAL UTILITIES	FL4430624	CWS	Groundwater	27,000
FL	SOUTH SHORE WATER ASSN., INC.	FL5260262	CWS	Surfacewater purchased	4,750
FL	SOUTH SUMTER UTILITIES	FL3600009	CWS	Groundwater	21,006
FL	SOUTH WALTON UTILITY COMPANY	FL1660615	CWS	Groundwater	25,003
FL	SOUTHWEST/POLK COUNTY UTILITY	FL6530852	CWS	Groundwater	39,209
FL	SPRING LAKE IMPROVEMENT DISTRICT	FL5280266	CWS	Groundwater	3,586
FL	SPRINGFIELD, CITY OF	FL1030148	CWS	Surfacewater purchased	8,118
FL	SPRUCE CREEK NORTH	FL6424652	CWS	Groundwater	6,988
FL	ST LUCIE COUNTY UTIL NORTH COUNTY SYSTEM	FL4561689	CWS	Groundwater	3,975
FL	ST PETERSBURG, CITY OF	FL6521715	CWS	Surfacewater purchased	347,050
FL	ST. AUGUSTINE WS	FL2550210	CWS	Groundwater	41,874
FL	ST. CLOUD, CITY OF (3 WPS)	FL3491373	CWS	Groundwater	64,668
FL	ST. JOSEPH'S HOSPITAL	FL6296137	NTNCWS	Groundwater	4,454
FL	ST. LUCIE WEST SERVICES DISTRICT	FL4565031	CWS	Groundwater	21,400
FL	STARKE WTP	FL2040211	CWS	Groundwater	6,927
FL	SUGARMILL WOODS S/D	FL6091735	CWS	Groundwater	10,308
FL	SUN N LAKES OF SEBRING WATER	FL6280274	CWS	Groundwater	7,710
FL	SUN OUTDOORS SARASOTA	FL6581741	CWS	Groundwater	3,800
FL	SUNRISE SAWGRASS	FL4061408	CWS	Groundwater	72,400
FL	SUNRISE SOUTHWEST	FL4064326	CWS	Groundwater	10,750
FL	SUNRISE SPRINGTREE	FL4061410	CWS	Groundwater	79,550
FL	SUNSHINE PARKWAY SYSTEMS	FL3350691	CWS	Groundwater	6,538

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	SURFSIDE, TOWN OF	FL4131424	CWS	Groundwater purchased	6,000
FL	SUWANNEE CORRECTIONAL INSTITUTE	FL2614268	CWS	Groundwater	3,950
FL	TAFT WATER ASSOCIATION	FL3481326	CWS	Groundwater	4,232
FL	TALLAHASSEE, CITY OF	FL1370655	CWS	Groundwater	193,927
FL	TAMARAC (WEST), CITY OF	FL4061429	CWS	Groundwater	63,793
FL	TAVARES WATER DEPARTMENT (4 WPS)	FL3351333	CWS	Groundwater	20,013
FL	TEQUESTA PWS, VILLAGE OF	FL4501438	CWS	Groundwater	15,500
FL	TITUSVILLE, CITY OF	FL3051367	CWS	Surfacewater purchased	55,248
FL	TOHO BUENAVENTURA LAKES	FL3490184	CWS	Groundwater	16,569
FL	TOHO WATER AUTHORITY EASTERN	FL3490751	CWS	Groundwater	110,102
FL	TOHO WATER AUTHORITY WESTERN	FL3491011	CWS	Groundwater	40,330
FL	TOHO WATER AUTHORITY-POINCIANA SYSTEM	FL3494429	CWS	Groundwater	69,447
FL	TOWN OF FORT MYERS BEACH (BEACH WATER)	FL5364145	CWS	Surfacewater purchased	6,900
FL	TOWN OF LONGBOAT KEY	FL6411098	CWS	Surfacewater purchased	7,098
FL	TOWN OF ORANGE PARK	FL2101182	CWS	Groundwater	8,630
FL	TOWN OF PONCE INLET	FL3641041	CWS	Groundwater purchased	3,717
FL	TURTLE LAKES (MAD HATTER EAST)	FL6512064	CWS	Groundwater	7,021
FL	UIF - CYPRESS LAKES	FL6535055	CWS	Groundwater	3,418
FL	UMATILLA WATER WORKS (2 WPS)	FL3351402	CWS	Groundwater	3,482
FL	VALPARAISO, CITY OF	FL1460149	CWS	Groundwater	5,539
FL	VC/HALIFAX PLANTATION (WTP-8)	FL3644123	CWS	Groundwater	4,929
FL	VC/SOUTHEAST VOLUSIA INTERCONNECTED-WS#7	FL3644329	CWS	Groundwater purchased	3,939
FL	VC/SOUTHWEST WATER SYSTEM	FL3641336	CWS	Groundwater	17,563
FL	VC/SOUTHWEST WTP-2	FL3644155	CWS	Groundwater	3,828
FL	VC/SPRUCE CREEK WTP-15	FL3640412	CWS	Groundwater	3,368
FL	VENICE WATER DEPT CITY OF	FL6581901	CWS	Groundwater	31,358
FL	VERO BEACH, CITY OF	FL3310206	CWS	Groundwater	37,308
FL	VILLAGE OF GOLF	FL4501528	CWS	Groundwater	3,505
FL	VILLAGE OF PINE RIDGE (CONSEC)	FL3600007	CWS	Groundwater purchased	3,914
FL	WAHNETA WATER SYSTEM	FL6531917	CWS	Groundwater	4,500
FL	WAKULLA REGIONAL (AKA GULF COAST)	FL1650785	CWS	Groundwater	6,572
FL	WATER MGMT SERVICES (ST. GEORGE ISLAND)	FL1190789	CWS	Groundwater	4,593
FL	WAUCHULA CITY WATER DEPARTMENT	FL6250329	CWS	Groundwater	5,000
FL	WEATHERSFIELD	FL3591451	CWS	Groundwater	4,221
FL	WELLINGTON WTP	FL4500014	CWS	Groundwater	56,475

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
FL	WEST MELBOURNE WTR SYS(CONSEC)	FL3051460	CWS	Surfacewater purchased	25,385
FL	WEST MIAMI, CITY OF	FL4131558	CWS	Groundwater purchased	8,120
FL	WEST PALM BEACH WTP	FL4501559	CWS	Surfacewater	102,000
FL	WEST SIDE CONSOLIDATED	FL6421144	CWS	Groundwater	33,667
FL	WILDWOOD, CITY OF (7 WPS)	FL6600331	CWS	Groundwater	17,214
FL	WILTON MANORS, CITY OF	FL4061574	CWS	Groundwater purchased	11,700
FL	WINCO UTILITIES W/S	FL1650791	CWS	Groundwater	3,545
FL	WINTER GARDEN WATER DEPT (3 WPS)	FL3481481	CWS	Groundwater	72,205
FL	WINTER HAVEN WATER DEPARTMENT	FL6531992	CWS	Groundwater	87,537
FL	WINTER PARK, CITY OF (3 WPS)	FL3481482	CWS	Groundwater	82,984
FL	WINTER SPRINGS, CITY OF (3 WPS)	FL3590879	CWS	Groundwater	34,657
GA	ADAIRSVILLE	GA0150000	CWS	Groundwater under influence of surfacewater	7,306
GA	ADEL	GA0750000	CWS	Groundwater	6,560
GA	ALAMO	GA3090000	CWS	Groundwater	3,730
GA	ALBANY	GA0950000	CWS	Groundwater	92,208
GA	ALMA	GA0050000	CWS	Groundwater	4,064
GA	AMERICUS	GA2610000	CWS	Groundwater	14,524
GA	ASHBURN	GA2870000	CWS	Groundwater	4,982
GA	ATHENS-CLARKE CO WATER SYSTEM	GA0590000	CWS	Surfacewater	125,000
GA	ATLANTA	GA1210001	CWS	Surfacewater	1,089,893
GA	AUBURN	GA0130000	CWS	Surfacewater purchased	8,094
GA	BAINBRIDGE	GA0870001	CWS	Groundwater	13,547
GA	BALDWIN	GA1370001	CWS	Surfacewater	4,160
GA	BALDWIN COUNTY	GA0090000	CWS	Surfacewater purchased	23,067
GA	BANKS CO - MOUNTAIN CREEK	GA0110026	CWS	Surfacewater	6,453
GA	BARNESVILLE	GA1710000	CWS	Surfacewater	10,725
GA	BARROW COUNTY BOC TRANSMISSION MAINS	GA0130034	CWS	Surfacewater purchased	39,000
GA	BARROW COUNTY WATER SYSTEM	GA0130031	CWS	Surfacewater purchased	14,043
GA	BARTOW COUNTY	GA0150001	CWS	Surfacewater purchased	60,873
GA	BAXLEY	GA0010000	CWS	Groundwater	4,741
GA	BIG CANOE SUBDIVISION	GA2270004	CWS	Surfacewater	6,396
GA	BLACKSHEAR	GA2290000	CWS	Groundwater	4,455
GA	BLAKELY	GA0990000	CWS	Groundwater	5,716
GA	BLUE RIDGE WATER SYSTEM	GA1110000	CWS	Surfacewater	6,112
GA	BOWDON	GA0450000	CWS	Surfacewater	6,180
GA	BRASELTON	GA1570000	CWS	Surfacewater purchased	12,371

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	BRUNSWICK	GA1270000	CWS	Groundwater	40,127
GA	BUFORD	GA1350000	CWS	Surfacewater	8,482
GA	BUTLER	GA2690000	CWS	Groundwater	4,460
GA	BUTTS COUNTY/JACKSON/JENKINSBURG WS	GA0350051	CWS	Surfacewater	31,171
GA	BYRON	GA2250000	CWS	Groundwater	9,993
GA	CAIRO	GA1310000	CWS	Groundwater	9,285
GA	CAMILLA	GA2050001	CWS	Groundwater	6,537
GA	CANTON	GA0570001	CWS	Surfacewater	16,375
GA	CARROLL COUNTY	GA0450001	CWS	Surfacewater	48,941
GA	CARROLLTON	GA0450002	CWS	Surfacewater	25,200
GA	CARTERSVILLE	GA0150002	CWS	Surfacewater	24,830
GA	CAVE SPRING	GA1150000	CWS	Groundwater	4,248
GA	CEDARTOWN	GA2330000	CWS	Surfacewater purchased	9,750
GA	CHEROKEE COUNTY	GA0570002	CWS	Surfacewater	189,542
GA	CLARKESVILLE	GA1370002	CWS	Surfacewater	5,785
GA	CLAXTON	GA1090001	CWS	Groundwater	3,840
GA	CLAYTON	GA2410000	CWS	Surfacewater purchased	7,225
GA	CLEVELAND WATERWORKS	GA3110000	CWS	Surfacewater purchased	5,587
GA	COBB COUNTY	GA0670003	CWS	Surfacewater purchased	695,000
GA	COCHRAN	GA0230000	CWS	Groundwater	8,114
GA	COLLEGE PARK	GA1210002	CWS	Surfacewater purchased	20,382
GA	COLUMBIA COUNTY	GA0730000	CWS	Surfacewater	124,763
GA	COMMERCE	GA1570001	CWS	Surfacewater	7,387
GA	COOSA WATER AUTHORITY	GA2910006	CWS	Groundwater	4,407
GA	CORDELE	GA0810001	CWS	Groundwater	11,196
GA	CORNELIA	GA1370003	CWS	Surfacewater	6,130
GA	COWETA WATER & SEWER AUTH.	GA0770042	CWS	Surfacewater	92,907
GA	CUTHBERT	GA2430000	CWS	Groundwater	3,320
GA	DADE COUNTY WATER AUTHORITY	GA0830000	CWS	Surfacewater	16,285
GA	DAHLONEGA	GA1870000	CWS	Surfacewater	7,500
GA	DALLAS	GA2230000	CWS	Surfacewater purchased	13,232
GA	DAWSON	GA2730001	CWS	Groundwater	4,936
GA	DEKALB COUNTY	GA0890001	CWS	Surfacewater	743,000
GA	DEMOREST	GA1370004	CWS	Surfacewater purchased	18,049
GA	DOUGLAS	GA0690002	CWS	Groundwater	11,255
GA	DOUGLASVILLE-DOUGLAS COUNTY WSA	GA0970000	CWS	Surfacewater	110,219
GA	DUBLIN	GA1750002	CWS	Surfacewater	17,500
GA	EAST DUBLIN	GA1750004	CWS	Groundwater	4,536

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	EAST POINT	GA1210003	CWS	Surfacewater	33,712
GA	EASTMAN	GA0910002	CWS	Groundwater	8,098
GA	EATONTON PUTNAM WATER & SEWER AUTH	GA2370000	CWS	Surfacewater purchased	11,479
GA	EFFINGHAM COUNTY SURFACE WATER SYSTEM	GA1030131	CWS	Surfacewater purchased	9,869
GA	ELBERTON	GA1050001	CWS	Surfacewater	7,800
GA	ELLIJAY-GILMER CO. WATER AUTH.	GA1230000	CWS	Surfacewater	13,010
GA	ETOWAH	GA0850007	CWS	Surfacewater	16,357
GA	FAIRBURN	GA1210004	CWS	Surfacewater purchased	14,000
GA	FAYETTE COUNTY	GA1130001	CWS	Surfacewater	77,051
GA	FAYETTEVILLE	GA1130003	CWS	Surfacewater purchased	15,281
GA	FITZGERALD	GA0170000	CWS	Groundwater	15,394
GA	FLOWERY BRANCH	GA1390000	CWS	Groundwater	4,594
GA	FOLKSTON	GA0490000	CWS	Groundwater	4,641
GA	FORSYTH	GA2070001	CWS	Surfacewater	8,585
GA	FORSYTH CO. WATER & SEWER	GA1170050	CWS	Surfacewater	161,200
GA	FORT OGLETHORPE	GA0470001	CWS	Surfacewater purchased	7,909
GA	FORT VALLEY UTILITY COMMISSION	GA2250001	CWS	Groundwater	13,296
GA	FRANKLIN COUNTY WATER SYSTEM	GA1190051	CWS	Surfacewater purchased	5,691
GA	GAINESVILLE	GA1390001	CWS	Surfacewater	140,000
GA	GARDEN CITY	GA0510000	CWS	Groundwater	8,141
GA	GLEN OF ROBIN HOOD	GA0510109	CWS	Groundwater	5,000
GA	GLENNVILLE WATER SYSTEM	GA2670002	CWS	Groundwater	5,173
GA	GRAY	GA1690000	CWS	Groundwater	9,551
GA	GROVETOWN	GA0730001	CWS	Surfacewater purchased	16,000
GA	GWINNETT CO. DEPT. OF WATER RESOURCES	GA1350004	CWS	Surfacewater	975,000
GA	HAHIRA	GA1850000	CWS	Groundwater	3,440
GA	HAMPTON	GA1510000	CWS	Surfacewater purchased	7,305
GA	HAPEVILLE	GA1210006	CWS	Surfacewater purchased	5,790
GA	HARALSON COUNTY WATER AUTHORITY	GA1430007	CWS	Surfacewater	12,220
GA	HART CO. WATER & SEWER AUTH.	GA1470065	CWS	Surfacewater purchased	5,637
GA	HARTWELL	GA1470000	CWS	Surfacewater	8,129
GA	HAWKINSVILLE	GA2350001	CWS	Groundwater	6,590
GA	HAZLEHURST WATER SYSTEM	GA1610001	CWS	Groundwater	5,569
GA	HEARD COUNTY WATER AUTHORITY	GA1490000	CWS	Surfacewater	8,172
GA	HEPHZIBAH	GA2450002	CWS	Groundwater	6,257
GA	HIAWASSEE	GA2810000	CWS	Surfacewater	5,496

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	HINESVILLE	GA1790000	CWS	Groundwater	24,666
GA	HOGANSVILLE	GA2850000	CWS	Surfacewater purchased	3,741
GA	HOUSTON COUNTY-FEAGIN MILL	GA1530021	CWS	Groundwater	92,971
GA	JACKSON COUNTY WATER & SEWER AUTHORITY	GA1570117	CWS	Surfacewater purchased	24,957
GA	JASPER	GA2270000	CWS	Surfacewater	11,700
GA	JEFFERSON	GA1570003	CWS	Surfacewater	10,501
GA	JESUP WATER SYSTEM	GA3050000	CWS	Groundwater	10,200
GA	JONES COUNTY	GA1690002	CWS	Surfacewater purchased	12,736
GA	KINGSLAND	GA0390000	CWS	Groundwater	19,804
GA	LAKE ARROWHEAD SUBDIVISION	GA0570006	CWS	Groundwater	4,844
GA	LAKE BLACKSHEAR AREA	GA0810064	CWS	Groundwater	3,505
GA	LARCHMONT ESTATES SUBDIVISION	GA0510034	CWS	Groundwater	11,799
GA	LAVONIA	GA1190003	CWS	Surfacewater	8,190
GA	LEE COUNTY UTILITIES AUTHORITY	GA1770068	CWS	Groundwater	19,508
GA	LEESBURG	GA1770000	CWS	Groundwater	3,372
GA	LINCOLN COUNTY WATER SYSTEM	GA1810038	CWS	Surfacewater purchased	4,109
GA	LOCUST GROVE	GA1510002	CWS	Groundwater	5,648
GA	LOGANVILLE	GA1350006	CWS	Surfacewater purchased	12,319
GA	LOUISVILLE	GA1630002	CWS	Groundwater	4,965
GA	LOWNDES CO.-NORTH LOWNDES CO. WS	GA1850016	CWS	Groundwater	12,473
GA	LOWNDES CO-SOUTH LOWNDES	GA1850019	CWS	Groundwater	7,108
GA	LYONS	GA2790000	CWS	Groundwater	4,476
GA	MACON WATER AUTHORITY	GA0210001	CWS	Surfacewater	130,024
GA	MADISON	GA2110002	CWS	Surfacewater	6,427
GA	MANCHESTER	GA1990003	CWS	Surfacewater	5,343
GA	MARIETTA	GA0670005	CWS	Surfacewater purchased	60,100
GA	MARION COUNTY WATER SYSTEM	GA1970003	CWS	Groundwater	5,705
GA	MCCAYSVILLE	GA1110001	CWS	Surfacewater	7,020
GA	MCDONOUGH	GA1510003	CWS	Surfacewater	16,187
GA	MCINTOSH COUNTY-CRESCENT COMMUNITY WS	GA1910021	CWS	Groundwater	3,406
GA	MCRAE WATER SYSTEM	GA2710003	CWS	Groundwater	4,907
GA	METTER	GA0430000	CWS	Groundwater	4,776
GA	MILLEDGEVILLE	GA0090001	CWS	Surfacewater	20,540
GA	MILLEN	GA1650000	CWS	Groundwater	5,259
GA	MONROE	GA2970001	CWS	Surfacewater	23,997
GA	MONTEZUMA	GA1930002	CWS	Groundwater	3,915
GA	MONTICELLO	GA1590000	CWS	Surfacewater	3,505
GA	MOULTRIE	GA0710004	CWS	Groundwater	15,735

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	MOUNT VERNON	GA2090003	CWS	Groundwater	3,973
GA	NASHVILLE	GA0190002	CWS	Groundwater	4,717
GA	NEWNAN UTILITIES	GA0770002	CWS	Surfacewater	49,987
GA	NEWTON CO. WATER-SEWERAGE AUTH	GA2170004	CWS	Surfacewater purchased	63,340
GA	NORTH FULTON COUNTY	GA1210005	CWS	Surfacewater purchased	437,032
GA	OCONEE COUNTY	GA2190000	CWS	Surfacewater purchased	30,162
GA	OGLETHORPE	GA1930003	CWS	Groundwater	4,001
GA	PALMETTO	GA1210008	CWS	Surfacewater	4,718
GA	PAULDING COUNTY WATER SYSTEM	GA2230002	CWS	Surfacewater	117,468
GA	PELHAM	GA2050003	CWS	Groundwater	4,053
GA	PERRY	GA1530006	CWS	Groundwater	31,608
GA	PICKENS COUNTY WATER AUTH.	GA2270002	CWS	Surfacewater purchased	7,153
GA	POLK COUNTY WATER AUTHORITY	GA2330001	CWS	Surfacewater purchased	23,792
GA	POOLER	GA0510001	CWS	Surfacewater purchased	21,187
GA	QUITMAN	GA0270002	CWS	Groundwater	4,860
GA	RABUN COUNTY WATER & SEWER AUTHORITY	GA2410118	CWS	Surfacewater	4,587
GA	REYNOLDS PLANTATION	GA1330046	CWS	Surfacewater	13,500
GA	RICHMOND HILL	GA0290000	CWS	Groundwater	16,068
GA	RINCON WATER SYSTEM	GA1030001	CWS	Surfacewater purchased	15,654
GA	ROCKDALE CO. WATER SYSTEM	GA2470000	CWS	Surfacewater	91,678
GA	ROCKMART	GA2330002	CWS	Groundwater under influence of surfacewater	4,199
GA	ROSWELL	GA1210009	CWS	Surfacewater	14,300
GA	SANDERSVILLE	GA3030005	CWS	Groundwater	6,045
GA	SATILLA REGIONAL WATER & SEWER AUTH.	GA2990001	CWS	Groundwater	10,657
GA	SATILLA REGIONAL WATER & SEWER AUTH-EAST	GA2990051	CWS	Groundwater	3,654
GA	SAVANNAH HEALTH SERVICES, LLC D/B/A MEMO	GA0510083	NTNCWS	Groundwater	4,800
GA	SAVANNAH-GEORGETOWN/GATEWAY	GA0510081	CWS	Groundwater	14,589
GA	SAVANNAH-I & D	GA0510004	CWS	Surfacewater	10,500
GA	SAVANNAH-MAIN	GA0510003	CWS	Groundwater	168,958
GA	SAVANNAH-WHITEMARSH ISLAND	GA0510250	CWS	Groundwater	4,247
GA	SAVANNAH-WILMINGTON ISLAND	GA0510229	CWS	Groundwater	13,526
GA	SENOIA	GA0770003	CWS	Surfacewater	4,213
GA	SMYRNA	GA0670007	CWS	Surfacewater purchased	40,508
GA	SOCIAL CIRCLE	GA2970002	CWS	Surfacewater	5,470

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	SOUTH ATLANTIC UTILITIES-BRYAN COUNTY(S)	GA0290080	CWS	Groundwater	3,422
GA	SOUTHERN NUCLEAR-VOGTLE UNITS 3 & 4	GA0330056	NTNCWS	Groundwater	4,800
GA	SPALDING COUNTY WATER SYSTEM	GA2550036	CWS	Surfacewater purchased	40,430
GA	SPARTA	GA1410001	CWS	Surfacewater	3,354
GA	ST. MARYS	GA0390001	CWS	Groundwater	17,270
GA	ST. SIMONS ISLAND	GA1270001	CWS	Groundwater	29,249
GA	STATESBORO	GA0310004	CWS	Groundwater	36,846
GA	STATHAM	GA0130001	CWS	Groundwater	3,986
GA	STOCKBRIDGE	GA1510004	CWS	Surfacewater purchased	7,195
GA	SWAINSBORO	GA1070005	CWS	Groundwater	7,236
GA	SYLVANIA	GA2510003	CWS	Groundwater	4,910
GA	SYLVESTER	GA3210003	CWS	Groundwater	7,203
GA	TALBOT COUNTY WATER WORKS	GA2630005	CWS	Surfacewater purchased	3,879
GA	TALLAPOOSA	GA1430002	CWS	Surfacewater purchased	4,680
GA	TEMPLE	GA0450005	CWS	Surfacewater purchased	4,500
GA	THE LANDINGS SUBDIVISION	GA0510033	CWS	Groundwater	11,058
GA	THOMASTON	GA2930000	CWS	Surfacewater	12,482
GA	THOMASVILLE	GA2750005	CWS	Groundwater	25,191
GA	THOMSON-MCDUFFIE CO W&S COMM	GA1890001	CWS	Surfacewater	21,312
GA	TIFTON-TIFT COUNTY WATER SYSTEM	GA2770001	CWS	Groundwater	30,940
GA	TOCCOA	GA2570001	CWS	Surfacewater	24,960
GA	TOWNS COUNTY	GA2810007	CWS	Surfacewater purchased	11,556
GA	TYBEE ISLAND	GA0510005	CWS	Groundwater	8,047
GA	UNADILLA	GA0930003	CWS	Groundwater	3,469
GA	UNION CITY	GA1210010	CWS	Surfacewater purchased	18,636
GA	UPSON COUNTY	GA2930010	CWS	Surfacewater purchased	5,049
GA	VALDOSTA	GA1850002	CWS	Groundwater	51,823
GA	VIDALIA	GA2790002	CWS	Groundwater	14,909
GA	VIENNA	GA0930004	CWS	Groundwater	3,540
GA	VILLA RICA	GA0450006	CWS	Surfacewater	15,667
GA	WALESKA	GA0570024	CWS	Surfacewater purchased	4,657
GA	WALTHOURVILLE WATER SYSTEM	GA1790020	CWS	Groundwater	3,858
GA	WALTON CO. WATER & SEWER AUTH.	GA2970008	CWS	Surfacewater purchased	40,400
GA	WARNER ROBINS	GA1530007	CWS	Groundwater	72,447
GA	WASHINGTON	GA3170002	CWS	Surfacewater	6,490
GA	WAYCROSS	GA2990002	CWS	Groundwater	19,900

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
GA	WAYNESBORO	GA0330004	CWS	Groundwater	5,813
GA	WEST POINT	GA2850002	CWS	Surfacewater	5,800
GA	WHITE CO WATER & SEWERAGE AUTH	GA3110072	CWS	Surfacewater	4,420
GA	WINDER	GA0130002	CWS	Surfacewater	40,820
GA	WRIGHTSVILLE	GA1670002	CWS	Groundwater	3,757
HI	HAINA	HI0000161	CWS	Groundwater	4,563
HI	HANAPEPE-ELEELE	HI0000404	CWS	Groundwater	5,592
HI	HAWAIIAN BEACHES	HI0000117	CWS	Groundwater	3,546
HI	HILO	HI0000101	CWS	Groundwater	39,477
HI	HNL-WINDWARD-PEARL HARBOR	HI0000331	CWS	Groundwater	631,389
HI	KAANAPALI	HI0000205	CWS	Groundwater	8,000
HI	KALAHEO-KOLOA	HI0000434	CWS	Groundwater	12,660
HI	KAMEHAMEHA SCHOOLS	HI0000319	CWS	Groundwater	4,000
HI	KAPALUA	HI0000204	CWS	Groundwater	4,200
HI	KAUNAKAKAI	HI0000234	CWS	Groundwater	3,702
HI	KEKAHA-WAIMEA	HI0000406	CWS	Groundwater	5,998
HI	KILAUEA	HI0000407	CWS	Groundwater	3,420
HI	LAHAINA	HI0000214	CWS	Surfacewater	20,065
HI	LAIE WATER COMPANY	HI0000325	CWS	Groundwater	5,577
HI	LIHUE-KAPAA	HI0000400	CWS	Surfacewater	34,854
HI	LOWER KULA	HI0000247	CWS	Surfacewater	3,522
HI	MAKAWAO	HI0000213	CWS	Surfacewater	29,868
HI	MILILANI	HI0000367	CWS	Groundwater	50,573
HI	NORTH KOHALA	HI0000129	CWS	Groundwater	4,933
HI	NORTH KONA	HI0000131	CWS	Groundwater	29,581
HI	OLAA-MOUNTAIN VIEW	HI0000112	CWS	Groundwater	6,467
HI	PRINCEVILLE	HI0000428	CWS	Groundwater	6,911
HI	PUNAHOU SCHOOL	HI0000324	NTNCWS	Groundwater	4,000
HI	SOUTH KOHALA	HI0000130	CWS	Surfacewater	9,612
HI	SOUTH KONA	HI0000132	CWS	Groundwater	6,512
HI	THE QUEEN'S MEDICAL CENTER	HI0000312	CWS	Groundwater	3,440
HI	UPPER KULA	HI0000215	CWS	Surfacewater	7,686
HI	WAHIAWA	HI0000333	CWS	Groundwater	23,348
HI	WAIALEE-SUNSET BEACH	HI0000366	CWS	Groundwater	4,916
HI	WAIALUA-HALEIWA	HI0000332	CWS	Groundwater	9,996
HI	WAIKOLOA	HI0000135	CWS	Groundwater	12,100
HI	WAILUKU	HI0000212	CWS	Surfacewater	74,511
HI	WAIPAHU-EWA-WAIANAE	HI0000335	CWS	Groundwater	217,479
HI	WAIPIO HEIGHTS	HI0000334	CWS	Groundwater	11,516
IA	ADEL MUNICIPAL WATER WORKS	IA2503003	CWS	Groundwater	6,153
IA	ALGONA MUNICIPAL UTILITIES	IA5502015	CWS	Groundwater	5,487
IA	ALTOONA WATER SUPPLY	IA7707030	CWS	Groundwater	19,565
IA	ANAMOSA MUNICIPAL WATER SUPPLY	IA5307048	CWS	Groundwater	4,457

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IA	ANKENY, CITY OF	IA7709053	CWS	Surfacewater purchased	67,887
IA	ASBURY MUNICIPAL WATER SYSTEM	IA3102001	CWS	Groundwater	5,943
IA	ATLANTIC MUNICIPAL UTILITIES	IA1509074	CWS	Groundwater	6,902
IA	BOONE WATER WORKS	IA0819033	CWS	Groundwater under influence of surfacewater	12,460
IA	CARROLL MUNICIPAL WATER SUPPLY	IA1415072	CWS	Groundwater	10,321
IA	CARTER LAKE WATER DISTRICT	IA7812079	CWS	Surfacewater purchased	3,791
IA	CEDAR FALLS MUNICIPAL WATER UTILITIES	IA0709084	CWS	Groundwater	40,713
IA	CENTERVILLE MUNICIPAL WATERWORKS	IA0407008	CWS	Surfacewater purchased	5,600
IA	CHARITON MUNICIPAL WATER WORKS	IA5903011	CWS	Surfacewater purchased	4,193
IA	CHARLES CITY WATER SUPPLY	IA3405012	CWS	Groundwater	7,396
IA	CHEROKEE WATER SUPPLY - PLANT 1	IA1811020	CWS	Groundwater	5,199
IA	CLARINDA WATER PLANT	IA7329029	CWS	Surfacewater	4,372
IA	CLEAR LAKE WATER DEPARTMENT	IA1716076	CWS	Groundwater	7,777
IA	CLIVE WATER DEPARTMENT	IA7720051	CWS	Surfacewater purchased	18,601
IA	CORALVILLE MUNI WATER SYSTEM	IA5208071	CWS	Groundwater	22,318
IA	CRESO WATERWORKS	IA4515087	CWS	Groundwater	3,913
IA	DE WITT WATER SUPPLY	IA2330036	CWS	Groundwater	5,514
IA	DECORAH WATER DEPARTMENT	IA9630012	CWS	Groundwater	7,615
IA	DENISON WATER SUPPLY	IA2424027	CWS	Groundwater	8,373
IA	DYERSVILLE MUNICIPAL WATER CO	IA3130091	CWS	Groundwater	4,477
IA	EAGLE GROVE WATER SUPPLY	IA9926096	CWS	Groundwater	3,601
IA	ELDRIDGE WATER SUPPLY	IA8230008	CWS	Groundwater	6,726
IA	EMMETSBURG MUNICIPAL WATER DEPARTMENT	IA7428021	CWS	Groundwater	3,706
IA	ESTHERVILLE WATER TREATMENT PLANT	IA3218024	CWS	Groundwater	5,904
IA	EVANSDALE WATER WORKS	IA0723027	CWS	Groundwater	4,561
IA	FAIRFIELD WATER SUPPLY	IA5131033	CWS	Groundwater	9,416
IA	FOREST CITY WATER SUPPLY	IA9525047	CWS	Groundwater	4,285
IA	FORT DODGE WATER SUPPLY	IA9433050	CWS	Groundwater	24,871
IA	FT MADISON MUNI WATER WORKS	IA5625062	CWS	Groundwater	11,087
IA	GENESIS E CAMPUS HOSPITAL EMG WELL	IA8222102	NTNCWS	Groundwater	6,165
IA	GLENWOOD MUNICIPAL UTILITIES	IA6525090	CWS	Groundwater	5,449
IA	GRIMES WATER SUPPLY	IA7736011	CWS	Groundwater	15,392
IA	GRINNELL WATER DEPARTMENT	IA7930008	CWS	Groundwater	9,564
IA	HAMPTON MUNI WATER WORKS	IA3544024	CWS	Groundwater	4,337

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IA	HUMBOLDT MUNICIPAL WATER DEPT	IA4641064	CWS	Groundwater under influence of surfacewater	4,792
IA	HUXLEY WATERWORKS DEPT	IA8538066	CWS	Groundwater	4,244
IA	IA REGIONAL UTILITIES ASSOC (WAVERLY)	IA0990701	CWS	Groundwater	37,820
IA	INDEPENDENCE WATER DEPT	IA1037070	CWS	Groundwater	6,064
IA	INDIANOLA WATER SUPPLY	IA9133075	CWS	Groundwater	15,833
IA	IOWA FALLS WATER DEPARTMENT	IA4260097	CWS	Groundwater	5,106
IA	IOWA LAKES REGIONAL WATER	IA2100701	CWS	Groundwater	6,225
IA	IOWA-AMERICAN WTR CO-CLINTON DISTRICT	IA2326048	CWS	Groundwater	24,769
IA	JEFFERSON WATER DEPARTMENT	IA3742004	CWS	Groundwater	4,182
IA	JOHNSTON MUNICIPAL WATER SUPPLY	IA7740011	CWS	Surfacewater purchased	24,064
IA	KNOXVILLE WATER WORKS	IA6342036	CWS	Groundwater	8,400
IA	LEMARS WATER DEPARTMENT	IA7540174	CWS	Groundwater	10,571
IA	MAHASKA RURAL WATER SYSTEM, INC.	IA6273901	CWS	Groundwater	8,142
IA	MAQUOKETA MUNICIPAL WATER	IA4950029	CWS	Groundwater	6,128
IA	MARION CO. RURAL WATER DISTRICT	IA6342711	CWS	Groundwater purchased	5,687
IA	MARION MUNICIPAL WATER DEPT	IA5751035	CWS	Groundwater	41,623
IA	MARSHALLTOWN WATER WORKS	IA6469042	CWS	Groundwater	27,591
IA	MASON CITY WATER DEPARTMENT	IA1750048	CWS	Groundwater	27,338
IA	MONTICELLO WATER SUPPLY	IA5343098	CWS	Groundwater	4,040
IA	MOUNT PLEASANT MUNICIPAL UTILITIES	IA4453016	CWS	Groundwater	9,274
IA	MOUNT VERNON WATER SUPPLY	IA5758021	CWS	Groundwater	4,527
IA	NEVADA WATER SUPPLY	IA8562044	CWS	Groundwater	6,925
IA	NEW HAMPTON WATER SUPPLY	IA1970051	CWS	Groundwater	3,494
IA	NEWTON WATER SUPPLY	IA5059064	CWS	Groundwater	15,760
IA	NORTH LIBERTY WATER SUPPLY	IA5252072	CWS	Groundwater	20,491
IA	NORWALK WATER SUPPLY	IA9164078	CWS	Surfacewater purchased	12,799
IA	OELWEIN MUNICIPAL WATER WORKS	IA3353088	CWS	Groundwater	5,920
IA	ORANGE CITY MUNICIPAL WATER DEPARTMENT	IA8474097	CWS	Groundwater	6,267
IA	OSAGE MUNICIPAL WATER SUPPLY	IA6663001	CWS	Groundwater	3,637
IA	OSCEOLA RURAL WATER SYSTEM-NORTH	IA7227701	CWS	Groundwater	6,242
IA	OSKALOOSA MUNICIPAL WATER DEPT	IA6273005	CWS	Groundwater under influence of surfacewater	11,558
IA	PELLA WATER WORKS DEPARTMENT	IA6368033	CWS	Groundwater	10,464
IA	PERRY MUNICIPAL WATER WORKS	IA2561036	CWS	Groundwater	7,836
IA	POLK CITY WATER SUPPLY	IA7770050	CWS	Surfacewater purchased	5,543

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IA	POWESHIEK WATER ASSOCIATION	IA8670701	CWS	Groundwater	13,920
IA	RATHBUN REG WATER ASSN (FT MADISON)	IA0400901	CWS	Surfacewater purchased	10,440
IA	RATHBUN REG WTR ASSN (BURLINGTON)	IA0400902	CWS	Surfacewater purchased	9,000
IA	RED OAK WATER SUPPLY	IA6950075	CWS	Groundwater	5,596
IA	REGIONAL WATER	IA8300184	CWS	Groundwater	4,132
IA	RURAL WATER SYSTEM #1	IA8400722	CWS	Groundwater under influence of surfacewater	3,400
IA	SERGEANT BLUFF WATER SUPPLY	IA9774033	CWS	Groundwater	5,015
IA	SHELDON WATER DEPARTMENT	IA7170040	CWS	Groundwater	5,512
IA	SHENANDOAH WATER DEPT	IA7383045	CWS	Groundwater	4,925
IA	SIOUX CENTER MUNICIPAL WATER DEPARTMENT	IA8486053	CWS	Groundwater	8,229
IA	SIRWA #2 (CRESTON)	IA8080701	CWS	Surfacewater purchased	19,488
IA	SIRWA #3 (OSCEOLA)	IA2038701	CWS	Surfacewater purchased	3,425
IA	SOUTHEAST POLK RWD	IA7774701	CWS	Surfacewater purchased	6,210
IA	SOUTHERN SIOUX COUNTY RURAL WATER	IA8400733	CWS	Groundwater	5,170
IA	STORM LAKE WATER TREATMENT PLANT	IA1178097	CWS	Groundwater	11,431
IA	STORY CITY WATER DEPT	IA8584000	CWS	Groundwater	3,352
IA	TIFFIN WATER SUPPLY	IA5288021	CWS	Groundwater	4,512
IA	URBANDALE WATER UTILITY	IA7780042	CWS	Surfacewater purchased	45,600
IA	VINTON MUNICIPAL WATER DEPT	IA0688053	CWS	Groundwater	4,938
IA	WAPELLO RURAL WATER ASSOC.	IA9000742	CWS	Surfacewater purchased	16,075
IA	WASHINGTON WATER DEPARTMENT	IA9271068	CWS	Groundwater	7,352
IA	WAUKEE WATER SUPPLY	IA2573080	CWS	Surfacewater purchased	23,940
IA	WAUKON WATER DEPARTMENT	IA0398082	CWS	Groundwater	3,827
IA	WAVERLY WATER DEPARTMENT	IA0990085	CWS	Groundwater	10,394
IA	WEBSTER CITY WATER SUPPLY	IA4063094	CWS	Groundwater	7,825
IA	WEST LIBERTY WATER UTILITY	IA7073010	CWS	Groundwater	3,858
IA	WILLIAMSBURG PUBLIC WATER SUPPLY	IA4884023	CWS	Groundwater	3,345
IA	WORTH CO INTERCHANGE 214 WATER SUPPLY	IA9855202	NTNCWS	Groundwater	3,850
ID	AMERICAN FALLS CITY OF	ID6390001	CWS	Groundwater	4,225
ID	AMMON CITY OF	ID7100004	CWS	Groundwater	17,338
ID	AVONDALE IRRIGATION DIST	ID1280008	CWS	Groundwater	7,500
ID	BLACKFOOT CITY OF	ID6060007	CWS	Groundwater	11,922
ID	BONNERS FERRY CITY OF	ID1110003	CWS	Surfacewater	3,367

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ID	BUHL CITY OF	ID5420007	CWS	Groundwater	4,100
ID	BURLEY WATER DEPT	ID5160008	CWS	Groundwater	10,345
ID	CALDWELL CITY OF	ID3140013	CWS	Groundwater	65,000
ID	CENTRAL SHOSHONE COUNTY WATER DIST	ID1400089	CWS	Groundwater under influence of surfacewater	6,098
ID	CHUBBUCK CITY OF	ID6030008	CWS	Groundwater	15,570
ID	COEUR D ALENE CITY OF	ID1280053	CWS	Groundwater	54,115
ID	EAGLE, CITY OF (EASTERN ZONE)	ID4010201	CWS	Groundwater	3,683
ID	EAGLE, CITY OF (WESTERN ZONE)	ID4010222	CWS	Groundwater	4,989
ID	EAST GREENACRES IRRIGATION DIST	ID1280064	CWS	Groundwater	10,600
ID	EMMETT CITY OF	ID3230012	CWS	Groundwater	6,700
ID	FALLS WATER COMPANY INC	ID7100030	CWS	Groundwater	19,975
ID	FRUITLAND CITY OF	ID3380005	CWS	Surfacewater	6,000
ID	GOODING CITY OF	ID5240009	CWS	Groundwater	3,567
ID	HAILEY WATER AND SEWER	ID5070022	CWS	Groundwater	8,000
ID	HAYDEN LAKE IRRIGATION DIST	ID1280087	CWS	Groundwater	8,925
ID	JEROME CITY OF	ID5270011	CWS	Groundwater	11,500
ID	KIMBERLY CITY OF	ID5420033	CWS	Groundwater	4,200
ID	KUNA CITY OF	ID4010085	CWS	Groundwater	28,000
ID	LEWISTON CITY OF	ID2350014	CWS	Groundwater	15,001
ID	LEWISTON ORCHARDS IRRIGATION DIST	ID2350015	CWS	Groundwater	20,000
ID	MCCALL CITY OF	ID4430033	CWS	Surfacewater	3,871
ID	MERIDIAN WATER DEPT	ID4010097	CWS	Groundwater	133,470
ID	MIDDLETON CITY OF	ID3140074	CWS	Groundwater	8,645
ID	MOUNTAIN HOME CITY OF	ID4200032	CWS	Groundwater	14,000
ID	NAMPA CITY OF	ID3140080	CWS	Groundwater	100,200
ID	PAYETTE CITY OF	ID3380009	CWS	Groundwater	7,433
ID	POCATELLO CITY OF	ID6030043	CWS	Groundwater	56,732
ID	POST FALLS CITY OF	ID1280147	CWS	Groundwater	17,422
ID	PRESTON CITY OF	ID6210014	CWS	Groundwater	5,591
ID	RATHDRUM CITY OF	ID1280152	CWS	Groundwater	8,108
ID	REXBURG CITY OF	ID7330022	CWS	Groundwater	39,409
ID	RIGBY CITY OF	ID7260032	CWS	Groundwater	4,016
ID	ROSS POINT WATER DIST	ID1280163	CWS	Groundwater	8,965
ID	RUPERT CITY OF	ID5340017	CWS	Groundwater	5,796
ID	SANDPOINT PUBLIC WORKS DEPT	ID1090121	CWS	Surfacewater	11,469
ID	SCHWEITZER MOUNTAIN RESORT	ID1090123	NTNCWS	Groundwater	3,301
ID	SHELLEY CITY OF	ID6060071	CWS	Groundwater	4,409
ID	SILVERWOOD	ID1280091	NTNCWS	Groundwater	3,930
ID	ST ANTHONY	ID7220067	CWS	Groundwater	3,542
ID	ST MARIES CITY OF	ID1050024	CWS	Surfacewater	4,038
ID	STAR SEWER AND WATER DIST WATER SYSTEM	ID4010220	CWS	Groundwater	14,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ID	SUN VALLEY WATER AND SEWER DIST	ID5070051	CWS	Groundwater	3,400
ID	VEOLIA EAGLE	ID4010049	CWS	Groundwater	9,800
ID	WEISER CITY OF	ID3440011	CWS	Surfacewater	5,630
IL	ABS WATER COOP	IL0015350	CWS	Groundwater purchased	7,090
IL	ADDISON	IL0430050	CWS	Surfacewater purchased	36,742
IL	ALEDO	IL1310050	CWS	Groundwater	3,470
IL	ALSIP	IL0310030	CWS	Surfacewater purchased	18,880
IL	ANNA	IL1810050	CWS	Groundwater purchased	5,027
IL	AQUA ILLINOIS-CANDLEWICK DVN	IL0075050	CWS	Groundwater	6,419
IL	AQUA ILLINOIS-NORTH MAINE UTILITIES	IL0315350	CWS	Surfacewater purchased	30,043
IL	AQUA ILLINOIS-PEOTONE	IL1970750	CWS	Groundwater	4,182
IL	AQUA ILLINOIS-UNIVERSITY PARK	IL1975030	CWS	Surfacewater purchased	7,052
IL	AQUA ILLINOIS-VERMILION COUNTY	IL1835120	CWS	Surfacewater	38,000
IL	AQUA ILLINOIS-WILLOWBROOK	IL1977870	CWS	Groundwater	3,338
IL	ARLINGTON HEIGHTS	IL0314030	CWS	Surfacewater purchased	79,000
IL	AUBURN	IL1670050	CWS	Surfacewater purchased	4,895
IL	AVOCATE CHRIST MEDICAL CENTER	IL3162461	NTNCWS	Surfacewater purchased	10,000
IL	BARRINGTON	IL0974080	CWS	Groundwater	10,327
IL	BARTLETT	IL0314120	CWS	Surfacewater purchased	41,103
IL	BATAVIA	IL0894130	CWS	Groundwater	26,345
IL	BEACH PARK	IL0970190	CWS	Surfacewater purchased	8,616
IL	BEARDSTOWN	IL0170150	CWS	Groundwater	6,123
IL	BEECHER	IL1970050	CWS	Groundwater	4,360
IL	BELLWOOD	IL0310150	CWS	Surfacewater purchased	19,156
IL	BENSENVILLE	IL0434140	CWS	Surfacewater purchased	18,044
IL	BENTON	IL0550050	CWS	Surfacewater purchased	8,398
IL	BERKELEY	IL0310180	CWS	Surfacewater purchased	5,073
IL	BERWYN	IL0310210	CWS	Surfacewater purchased	58,000
IL	BLOOMINGDALE	IL0430100	CWS	Surfacewater purchased	22,423
IL	BLUE ISLAND	IL0310240	CWS	Surfacewater purchased	23,463
IL	BOND/MADISON WATER COMPANY	IL0050020	CWS	Surfacewater purchased	6,838

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	BRAIDWOOD	IL1970150	CWS	Groundwater	6,200
IL	BREESE	IL0270250	CWS	Surfacewater	4,772
IL	BRIDGEVIEW	IL0310270	CWS	Surfacewater purchased	16,446
IL	BROADVIEW	IL0310300	CWS	Surfacewater purchased	7,932
IL	BROOKFIELD	IL0310330	CWS	Surfacewater purchased	18,978
IL	BUFFALO GROVE	IL0314180	CWS	Surfacewater purchased	44,128
IL	BURNHAM	IL0310360	CWS	Surfacewater purchased	4,159
IL	BURR RIDGE	IL0434190	CWS	Surfacewater purchased	11,192
IL	BYRON	IL1410100	CWS	Groundwater	4,743
IL	CAHOKIA HEIGHTS	IL1635000	CWS	Surfacewater purchased	13,888
IL	CALHOUN COUNTY RWD	IL0130010	CWS	Groundwater	4,515
IL	CALUMET CITY	IL0310390	CWS	Surfacewater purchased	37,000
IL	CALUMET PARK	IL0310420	CWS	Surfacewater purchased	7,900
IL	CAPTAIN JAMES A LOVELL FHCC	IL3161232	NTNCWS	Surfacewater purchased	12,100
IL	CARBONDALE	IL0770150	CWS	Surfacewater	26,138
IL	CARLINVILLE	IL1170150	CWS	Surfacewater	6,112
IL	CARLYLE	IL0270300	CWS	Surfacewater	3,486
IL	CARMI	IL1930100	CWS	Groundwater	6,307
IL	CAROL STREAM	IL0430200	CWS	Surfacewater purchased	39,447
IL	CARPENTERSVILLE	IL0890200	CWS	Groundwater	37,983
IL	CARTERVILLE	IL1990150	CWS	Surfacewater purchased	6,484
IL	CASEYVILLE	IL1630250	CWS	Surfacewater purchased	17,000
IL	CATERPILLAR TRAIL PWD	IL2035030	CWS	Groundwater	5,970
IL	CENTRALIA	IL1214220	CWS	Surfacewater	12,182
IL	CHARLESTON	IL0290100	CWS	Surfacewater	16,400
IL	CHATHAM	IL1670300	CWS	Groundwater purchased	16,544
IL	CHERRY VALLEY	IL2010050	CWS	Groundwater	5,000
IL	CHICAGO	IL0316000	CWS	Surfacewater	2,700,000
IL	CHICAGO HEIGHTS	IL0310450	CWS	Surfacewater purchased	30,300
IL	CHICAGO RIDGE	IL0310480	CWS	Surfacewater purchased	14,305
IL	CHILLICOTHE	IL1430200	CWS	Groundwater	5,996
IL	CICERO	IL0310510	CWS	Surfacewater purchased	83,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	CLARENDON HILLS	IL0430250	CWS	Surfacewater purchased	8,653
IL	CLARK-EDGAR RWD	IL0230010	CWS	Groundwater	5,801
IL	CLEAR WATER SERVICE CORP	IL0295100	CWS	Groundwater	5,955
IL	CLINTON	IL0390050	CWS	Groundwater	7,128
IL	COAL CITY	IL0630200	CWS	Groundwater	5,587
IL	COAL VALLEY	IL1614260	CWS	Groundwater	3,600
IL	COAL VALLEY PWD	IL1995250	CWS	Surfacewater purchased	3,661
IL	COLUMBIA	IL1330050	CWS	Surfacewater purchased	11,638
IL	CORINTH PWD	IL1995120	CWS	Surfacewater purchased	3,927
IL	CORTLAND	IL0370051	CWS	Groundwater	4,270
IL	COUNTRY CLUB HILLS	IL0310540	CWS	Surfacewater purchased	16,511
IL	COUNTRYSIDE	IL0310570	CWS	Surfacewater purchased	5,895
IL	CRESTWOOD	IL0310600	CWS	Surfacewater purchased	10,950
IL	CRETE	IL1970300	CWS	Groundwater	8,200
IL	CURRAN-GARDNER TOWNSHIP PWD	IL1675350	CWS	Groundwater	6,518
IL	DALLAS RURAL WATER DISTRICT	IL0710010	CWS	Groundwater	6,125
IL	DARIEN	IL0430270	CWS	Surfacewater purchased	22,061
IL	DE KALB	IL0370100	CWS	Groundwater	45,000
IL	DEERFIELD	IL0974340	CWS	Surfacewater purchased	19,196
IL	DES PLAINES	IL0310630	CWS	Surfacewater purchased	60,675
IL	DIXON	IL1030200	CWS	Groundwater	15,433
IL	DOLTON	IL0310690	CWS	Surfacewater purchased	21,426
IL	DOWNERS GROVE	IL0430300	CWS	Surfacewater purchased	49,057
IL	DUQUOIN	IL1450100	CWS	Surfacewater purchased	7,449
IL	DWIGHT	IL1050250	CWS	Groundwater	4,260
IL	E J WATER COOP	IL0790010	CWS	Surfacewater	23,944
IL	EFFINGHAM	IL0490250	CWS	Surfacewater	12,328
IL	ELBURN	IL0890300	CWS	Groundwater	6,200
IL	ELDORADO	IL1655030	CWS	Groundwater purchased	5,024
IL	ELK GROVE VILLAGE	IL0314400	CWS	Surfacewater purchased	34,700
IL	ELMHURST	IL0430350	CWS	Surfacewater purchased	46,387
IL	ELMWOOD PARK	IL0310780	CWS	Surfacewater purchased	25,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	EMBARRAS AREA WATER DISTRICT	IL0290020	CWS	Groundwater purchased	3,500
IL	EUREKA	IL2030200	CWS	Groundwater	5,372
IL	EVERGREEN PARK	IL0310840	CWS	Surfacewater purchased	19,943
IL	FAIRBURY	IL1050350	CWS	Groundwater	3,964
IL	FAIRFIELD	IL1910100	CWS	Surfacewater	6,202
IL	FAYETTE WATER COMPANY	IL0510010	CWS	Surfacewater purchased	5,250
IL	FLORA	IL0250100	CWS	Surfacewater purchased	5,478
IL	FLOSSMOOR	IL0310870	CWS	Surfacewater purchased	9,704
IL	FOREST PARK	IL0310900	CWS	Surfacewater purchased	14,339
IL	FORSYTH	IL1150200	CWS	Groundwater	3,490
IL	FORT MASSAC PWD	IL1275050	CWS	Groundwater purchased	5,705
IL	FOSTERBURG PWD	IL1195220	CWS	Surfacewater purchased	7,230
IL	FOUNTAIN WATER DISTRICT	IL1330020	CWS	Groundwater	4,140
IL	FRANKFORT	IL1970400	CWS	Groundwater	20,296
IL	FRANKLIN PARK	IL0310960	CWS	Surfacewater purchased	18,333
IL	FREEBURG	IL1630600	CWS	Surfacewater purchased	4,529
IL	FULTON	IL1950250	CWS	Groundwater	3,346
IL	GENESEO	IL0730500	CWS	Groundwater	6,480
IL	GENEVA	IL0890350	CWS	Groundwater	21,495
IL	GENOA	IL0370150	CWS	Groundwater	5,200
IL	GEORGETOWN	IL1830350	CWS	Groundwater	3,678
IL	GIBSON CITY	IL0530100	CWS	Groundwater	3,407
IL	GILBERTS	IL0890400	CWS	Groundwater	7,200
IL	GILLESPIE	IL1170400	CWS	Surfacewater	3,919
IL	GLEN CARBON	IL1190300	CWS	Surfacewater purchased	12,943
IL	GLEN ELLYN	IL0430450	CWS	Surfacewater purchased	27,928
IL	GLENDALE HEIGHTS	IL0430400	CWS	Surfacewater purchased	34,208
IL	GLENVIEW	IL0311020	CWS	Surfacewater purchased	42,271
IL	GLENWOOD	IL0311050	CWS	Surfacewater purchased	8,956
IL	GRANDWOOD PARK SUBDIVISION - LAKE CO PW	IL0975600	CWS	Surfacewater purchased	5,430
IL	GRAYSLAKE	IL0970250	CWS	Surfacewater purchased	21,248

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	GREENE COUNTY RWD	IL0610020	CWS	Groundwater purchased	3,383
IL	GREENVILLE	IL0050050	CWS	Surfacewater	8,310
IL	GURNEE	IL0970350	CWS	Surfacewater purchased	30,706
IL	HAINESVILLE	IL0970400	CWS	Groundwater	3,645
IL	HAMILTON COUNTY WATER DISTRICT	IL0651000	CWS	Surfacewater purchased	3,762
IL	HAMPSHIRE	IL0890450	CWS	Groundwater	5,563
IL	HANOVER PARK	IL0314480	CWS	Surfacewater purchased	37,973
IL	HARRISBURG	IL1650200	CWS	Groundwater purchased	8,460
IL	HARVARD	IL1110250	CWS	Groundwater	9,447
IL	HARVEY	IL0311110	CWS	Surfacewater purchased	25,000
IL	HARWOOD HEIGHTS	IL0311140	CWS	Surfacewater purchased	8,649
IL	HAVANA	IL1250200	CWS	Groundwater	3,301
IL	HAZEL CREST	IL0311170	CWS	Surfacewater purchased	14,000
IL	HERRIN	IL1990400	CWS	Surfacewater purchased	12,872
IL	HICKORY HILLS	IL0311200	CWS	Surfacewater purchased	14,049
IL	HIGHLAND	IL1190550	CWS	Surfacewater	10,919
IL	HIGHLAND PARK	IL0970500	CWS	Surfacewater	29,763
IL	HIGHWOOD	IL0970550	CWS	Surfacewater	5,331
IL	HILLSBORO	IL1350300	CWS	Surfacewater	4,359
IL	HILLSIDE	IL0311230	CWS	Surfacewater purchased	8,200
IL	HINSDALE	IL0434520	CWS	Surfacewater purchased	17,940
IL	HOFFMAN ESTATES	IL0311290	CWS	Surfacewater purchased	52,271
IL	HOMETOWN	IL0311320	CWS	Surfacewater purchased	4,339
IL	HOMEWOOD	IL0311350	CWS	Surfacewater purchased	19,463
IL	HOOPESTON	IL1830450	CWS	Groundwater	5,802
IL	HUNTLEY	IL1110350	CWS	Groundwater	26,632
IL	IL AMERICAN-CHAMPAIGN	IL0195300	CWS	Groundwater	142,250
IL	IL AMERICAN-CHICAGO SUBURBAN	IL0315150	CWS	Surfacewater purchased	11,713
IL	IL AMERICAN-DUPAGE UTILITY	IL0430552	CWS	Surfacewater purchased	5,833
IL	IL AMERICAN-FERNWAY	IL0315030	CWS	Surfacewater purchased	5,642
IL	IL AMERICAN-HOMER TOWNSHIP	IL1970100	CWS	Surfacewater purchased	20,237

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	IL AMERICAN-JERSEYVILLE	IL0830250	CWS	Groundwater	11,825
IL	IL AMERICAN-LIBERTY RIDGE WEST	IL0435650	CWS	Surfacewater purchased	3,573
IL	IL AMERICAN-PONTIAC	IL1055030	CWS	Surfacewater	11,864
IL	IL AMERICAN-SOUTH BELOIT	IL2010450	CWS	Groundwater purchased	7,564
IL	IL AMERICAN-STERLING	IL1955040	CWS	Groundwater	15,000
IL	IL AMERICAN-STREATOR	IL0995030	CWS	Surfacewater	19,000
IL	IL AMERICAN-VALLEY VIEW	IL0437350	CWS	Surfacewater purchased	4,555
IL	IL AMERICAN-WEST SUBURBAN	IL1974151	CWS	Surfacewater purchased	73,978
IL	ISLAND LAKE	IL0974540	CWS	Groundwater	8,200
IL	ITASCA	IL0430500	CWS	Surfacewater purchased	9,867
IL	JOHNSTON CITY	IL1990500	CWS	Surfacewater purchased	3,639
IL	JOLIET	IL1970450	CWS	Groundwater	148,693
IL	JUSTICE-WILLOW SPRINGS WATER COMMISSION	IL0315820	CWS	Surfacewater purchased	18,450
IL	KEWANEE	IL0730650	CWS	Groundwater	12,547
IL	LA GRANGE	IL0311530	CWS	Surfacewater purchased	15,608
IL	LA GRANGE HIGHLANDS SANITARY DISTRICT	IL0315860	CWS	Surfacewater purchased	6,500
IL	LA GRANGE PARK	IL0311560	CWS	Surfacewater purchased	13,579
IL	LAKE BLUFF	IL0970750	CWS	Surfacewater purchased	5,722
IL	LAKE OF EGYPT PWD	IL1995200	CWS	Surfacewater	10,345
IL	LAKE SARA AREA WATER CO-OP, INC.	IL0495150	CWS	Surfacewater purchased	3,352
IL	LAKE VILLA	IL0970840	CWS	Surfacewater purchased	8,829
IL	LAKE ZURICH	IL0970850	CWS	Groundwater	20,022
IL	LAKESWOOD	IL1115760	CWS	Groundwater	3,780
IL	LANSING	IL0311590	CWS	Surfacewater purchased	27,657
IL	LAWRENCEVILLE	IL1010150	CWS	Groundwater	4,666
IL	LCPW - PEKARA SUBDIVISION	IL0975900	CWS	Groundwater	3,705
IL	LE ROY	IL1130750	CWS	Groundwater	3,800
IL	LEBANON	IL1630650	CWS	Surfacewater purchased	4,418
IL	LEMONT	IL0311620	CWS	Groundwater	17,000
IL	LEYDEN TWSP WATER DISTRICT	IL0315880	CWS	Surfacewater purchased	16,000
IL	LIBERTYVILLE	IL0970900	CWS	Surfacewater purchased	20,315

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	LINCOLNSHIRE	IL0970950	CWS	Surfacewater purchased	7,275
IL	LINCOLNWOOD	IL0311650	CWS	Surfacewater purchased	12,394
IL	LINDENHURST	IL0971000	CWS	Surfacewater purchased	14,467
IL	LISLE	IL0430551	CWS	Surfacewater purchased	22,930
IL	LITCHFIELD	IL1350400	CWS	Surfacewater	6,573
IL	LOMBARD	IL0430600	CWS	Surfacewater purchased	44,476
IL	LONG CREEK TOWNSHIP PWS	IL1155150	CWS	Groundwater	7,850
IL	LOVES PARK	IL2010150	CWS	Groundwater	23,744
IL	LUTHERAN GENERAL HOSPITAL	IL3154633	NTNCWS	Surfacewater purchased	5,800
IL	LYNWOOD	IL0311680	CWS	Surfacewater purchased	9,680
IL	LYONS	IL0311710	CWS	Surfacewater purchased	10,775
IL	MACKINAW	IL1790350	CWS	Groundwater	3,450
IL	MACOMB	IL1090350	CWS	Surfacewater	15,052
IL	MAHOMET	IL0190450	CWS	Groundwater	5,801
IL	MANHATTAN	IL1970550	CWS	Groundwater	7,800
IL	MARION	IL1990550	CWS	Surfacewater purchased	17,428
IL	MARKHAM	IL0311770	CWS	Surfacewater purchased	12,500
IL	MARSEILLES	IL0990500	CWS	Groundwater	5,061
IL	MARSHALL	IL0230100	CWS	Groundwater	4,600
IL	MARYVILLE	IL1190750	CWS	Groundwater	10,150
IL	MASCOUTAH	IL1630800	CWS	Surfacewater purchased	9,118
IL	MATTESON	IL0311800	CWS	Surfacewater purchased	21,000
IL	MATTOON	IL0290250	CWS	Surfacewater	19,500
IL	MAYWOOD	IL0311830	CWS	Surfacewater purchased	24,090
IL	MELROSE PARK	IL0311860	CWS	Surfacewater purchased	25,514
IL	MENDOTA	IL0990550	CWS	Groundwater	7,273
IL	METAMORA	IL2030350	CWS	Groundwater	3,904
IL	METROPOLIS	IL1270150	CWS	Groundwater	6,830
IL	MIDLOTHIAN	IL0311920	CWS	Surfacewater purchased	14,820
IL	MID-MARK WATER COMMISSION	IL0310230	CWS	Surfacewater purchased	25,986
IL	MILAN	IL1610400	CWS	Groundwater	5,097
IL	MILL CREEK PWD	IL0015300	CWS	Groundwater	5,640
IL	MILLSTONE PWD	IL1515050	CWS	Groundwater	5,445

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	MOKENA	IL1970600	CWS	Surfacewater purchased	19,887
IL	MONEE	IL1970650	CWS	Groundwater	5,148
IL	MONMOUTH	IL1870150	CWS	Groundwater	9,841
IL	MONTGOMERY	IL0894690	CWS	Groundwater	28,956
IL	MONTICELLO	IL1470350	CWS	Groundwater	5,250
IL	MORRIS	IL0630600	CWS	Groundwater	15,335
IL	MORRISON	IL1950350	CWS	Groundwater	4,188
IL	MORTON	IL1790500	CWS	Groundwater	17,000
IL	MORTON GROVE	IL0311950	CWS	Surfacewater purchased	23,519
IL	MOUNT PROSPECT	IL0311980	CWS	Surfacewater purchased	41,492
IL	MOUNT VERNON	IL0810300	CWS	Surfacewater purchased	15,591
IL	MOUNT ZION	IL1150350	CWS	Surfacewater purchased	5,833
IL	MUNDELEIN	IL0971150	CWS	Surfacewater purchased	31,500
IL	MURDALE PWD	IL0775200	CWS	Surfacewater purchased	4,330
IL	MURPHYSBORO	IL0770500	CWS	Surfacewater purchased	10,740
IL	NAPERVILLE	IL0434670	CWS	Surfacewater purchased	155,156
IL	NEW BADEN	IL0274700	CWS	Surfacewater purchased	3,600
IL	NEW LENOX	IL1970700	CWS	Surfacewater purchased	27,690
IL	NILES	IL0312010	CWS	Surfacewater purchased	28,938
IL	NORRIDGE	IL0312040	CWS	Surfacewater purchased	14,281
IL	NORTH AURORA	IL0890600	CWS	Groundwater	17,500
IL	NORTH EAST CENTRAL PWD	IL1195280	CWS	Groundwater purchased	4,895
IL	NORTH EAST MARION COUNTY WATER CMPNY	IL1210030	CWS	Surfacewater purchased	3,525
IL	NORTH RIVERSIDE	IL0312160	CWS	Surfacewater purchased	6,672
IL	NORTH TAZEWELL PWD	IL1795780	CWS	Groundwater	8,300
IL	NORTHEAST MOUNT VERNON WATER COMPANY	IL0810010	CWS	Surfacewater purchased	5,160
IL	NORTHFIELD	IL0312100	CWS	Surfacewater purchased	5,470
IL	NORTHLAKE	IL0314710	CWS	Surfacewater purchased	12,323
IL	NORTHSHORE UNIVERSITY EVANSTON	IL3158048	NTNCWS	Surfacewater purchased	6,300

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	O FALLON	IL1631100	CWS	Surfacewater purchased	46,603
IL	OAK BROOK	IL0430700	CWS	Surfacewater purchased	15,735
IL	OAK FOREST	IL0312190	CWS	Surfacewater purchased	26,547
IL	OAK LAWN	IL0312220	CWS	Surfacewater purchased	55,022
IL	OAK PARK	IL0312250	CWS	Surfacewater purchased	51,878
IL	OGLESBY	IL0990700	CWS	Groundwater	4,500
IL	OLNEY	IL1590200	CWS	Surfacewater	8,877
IL	OLYMPIA FIELDS	IL0312280	CWS	Surfacewater purchased	4,988
IL	OREGON	IL1410400	CWS	Groundwater	3,545
IL	ORLAND PARK	IL0312310	CWS	Surfacewater purchased	58,862
IL	OSWEGO	IL0930150	CWS	Groundwater	38,169
IL	OTTAWA	IL0990800	CWS	Groundwater	19,000
IL	PALATINE	IL0312340	CWS	Surfacewater purchased	70,875
IL	PALOS HEIGHTS	IL0312370	CWS	Surfacewater purchased	15,500
IL	PALOS HILLS	IL0312400	CWS	Surfacewater purchased	17,484
IL	PALOS PARK	IL0311000	CWS	Surfacewater purchased	4,899
IL	PARIS	IL0450300	CWS	Groundwater	9,077
IL	PARK CITY	IL0971400	CWS	Surfacewater purchased	6,650
IL	PARK FOREST	IL0314740	CWS	Groundwater	21,975
IL	PARK RIDGE	IL0312460	CWS	Surfacewater purchased	37,457
IL	PAXTON	IL0530250	CWS	Groundwater	4,500
IL	PEORIA HEIGHTS	IL1434750	CWS	Groundwater	5,908
IL	PERU	IL0990850	CWS	Groundwater	10,300
IL	PETERSBURG	IL1290200	CWS	Groundwater	4,800
IL	PIKE COUNTY PWD 1	IL1495000	CWS	Groundwater	5,327
IL	PINCKNEYVILLE	IL1450150	CWS	Surfacewater	6,350
IL	PINGREE GROVE	IL0890160	CWS	Groundwater	8,165
IL	PITTSFIELD	IL1490750	CWS	Groundwater	4,576
IL	PLAINFIELD	IL1970800	CWS	Surfacewater purchased	44,762
IL	PLANO	IL0930200	CWS	Groundwater	12,191
IL	POSEN	IL0312520	CWS	Surfacewater purchased	5,987
IL	PRAIRIE PATH WATER COMPANY-LAKE HOLIDAY	IL0995200	CWS	Groundwater	6,601
IL	PRINCETON	IL0110850	CWS	Groundwater	7,660

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	RACCOON WATER COMPANY	IL1215100	CWS	Surfacewater purchased	8,090
IL	RANTOUL	IL0190650	CWS	Groundwater	13,000
IL	RED BUD	IL1570450	CWS	Groundwater	3,804
IL	RIGHTON PARK	IL0312550	CWS	Groundwater	12,500
IL	RIVER FOREST	IL0312610	CWS	Surfacewater purchased	11,172
IL	RIVER GROVE	IL0312640	CWS	Surfacewater purchased	10,093
IL	RIVERDALE	IL0312580	CWS	Surfacewater purchased	13,549
IL	RIVERSIDE	IL0312670	CWS	Surfacewater purchased	8,875
IL	RIVERTON	IL1670950	CWS	Groundwater	4,333
IL	RIVERWOODS	IL0971450	CWS	Surfacewater purchased	3,595
IL	ROBBINS	IL0312700	CWS	Surfacewater purchased	5,415
IL	ROBINSON-PALESTINE WATER COMMISSION	IL0335030	CWS	Groundwater	11,331
IL	ROCHELLE	IL1410500	CWS	Groundwater	9,574
IL	ROCHESTER	IL1671000	CWS	Surfacewater purchased	3,689
IL	ROCK FALLS	IL1950450	CWS	Groundwater	9,300
IL	ROLLING MEADOWS	IL0312730	CWS	Surfacewater purchased	24,099
IL	ROSELLE	IL0434820	CWS	Surfacewater purchased	22,763
IL	ROSEMONT	IL0312760	CWS	Surfacewater purchased	4,200
IL	ROUND LAKE	IL0971500	CWS	Surfacewater purchased	18,278
IL	ROUND LAKE BEACH	IL0971550	CWS	Surfacewater purchased	28,845
IL	ROUND LAKE PARK	IL0971600	CWS	Surfacewater purchased	4,800
IL	SALEM	IL1210450	CWS	Surfacewater	8,406
IL	SALINE VALLEY CONSERVANCY DISTRICT	IL1655300	CWS	Groundwater	3,921
IL	SANGAMON VALLEY PWD	IL0195150	CWS	Groundwater	5,000
IL	SAUK	IL0312790	CWS	Groundwater	9,921
IL	SCHAUMBURG	IL0314890	CWS	Surfacewater purchased	74,550
IL	SCHILLER PARK	IL0312850	CWS	Surfacewater purchased	11,515
IL	SHELBYVILLE	IL1730300	CWS	Groundwater	6,500
IL	SHOREWOOD	IL1975080	CWS	Groundwater	17,495
IL	SILVIS	IL1610700	CWS	Groundwater	7,800
IL	SKOKIE	IL0312880	CWS	Surfacewater purchased	62,700

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	SMITHTON	IL1631300	CWS	Surfacewater purchased	4,006
IL	SOUTH CHICAGO HEIGHTS	IL0312940	CWS	Surfacewater purchased	4,164
IL	SOUTH HIGHWAY PWD	IL0775400	CWS	Surfacewater purchased	4,501
IL	SOUTH HOLLAND	IL0312970	CWS	Surfacewater purchased	22,500
IL	SOUTH JACKSONVILLE	IL1370400	CWS	Groundwater	3,508
IL	SOUTH STICKNY SD	IL0317370	CWS	Surfacewater purchased	30,000
IL	SOUTHEAST REGIONAL WATER FACILITY	IL0430060	CWS	Surfacewater purchased	6,883
IL	SPARTA	IL1570600	CWS	Surfacewater	4,600
IL	SPRING VALLEY	IL0111000	CWS	Groundwater	5,582
IL	SPRINGFIELD	IL1671200	CWS	Surfacewater	117,428
IL	STAUNTON	IL1171050	CWS	Surfacewater	6,029
IL	STEGER	IL0314860	CWS	Groundwater	9,700
IL	STICKNEY	IL0313000	CWS	Surfacewater purchased	7,110
IL	STONE PARK	IL0313030	CWS	Surfacewater purchased	4,946
IL	STREAMWOOD	IL0313060	CWS	Surfacewater purchased	39,858
IL	SULLIVAN	IL1390300	CWS	Groundwater	4,326
IL	SUMMIT	IL0310060	CWS	Surfacewater purchased	11,054
IL	SYCAMORE	IL0370550	CWS	Groundwater	17,600
IL	TAYLORVILLE	IL0210600	CWS	Surfacewater	16,396
IL	THREE COUNTY PWD	IL1195450	CWS	Surfacewater purchased	3,506
IL	TINLEY PARK	IL0314910	CWS	Surfacewater purchased	56,703
IL	TRITOWNSHIP WATER DISTRICT	IL1190080	CWS	Surfacewater purchased	4,025
IL	TROY	IL1191000	CWS	Groundwater	16,800
IL	TUSCOLA	IL0415030	CWS	Groundwater purchased	4,600
IL	U OF I CHICAGO MEDICAL CENTER	IL3155606	NTNCWS	Surfacewater purchased	7,000
IL	VANDALIA	IL0510350	CWS	Surfacewater	6,975
IL	VERNON HILLS - LAKE CO PW	IL0971750	CWS	Surfacewater purchased	34,617
IL	VILLA PARK	IL0430800	CWS	Surfacewater purchased	22,263
IL	VIRDEN	IL1171100	CWS	Surfacewater purchased	3,425
IL	VOLO	IL0971770	CWS	Surfacewater purchased	4,000
IL	WARRENVILLE	IL0430833	CWS	Groundwater	12,709

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IL	WASCO SD	IL0890110	CWS	Groundwater	4,000
IL	WASHINGTON	IL1790750	CWS	Groundwater	14,793
IL	WASHINGTON COUNTY WATER COMPANY	IL1895600	CWS	Surfacewater purchased	11,374
IL	WATERLOO	IL1330300	CWS	Surfacewater purchased	10,190
IL	WATSEKA	IL0750900	CWS	Groundwater	5,500
IL	WAUCONDA	IL0971850	CWS	Surfacewater purchased	14,084
IL	WEST CHICAGO	IL0430900	CWS	Groundwater	27,086
IL	WEST DUNDEE	IL0890950	CWS	Groundwater	7,339
IL	WEST FRANKFORT	IL0550700	CWS	Surfacewater purchased	9,475
IL	WESTCHESTER	IL0313150	CWS	Surfacewater purchased	16,700
IL	WESTERN SPRINGS	IL0313180	CWS	Groundwater	13,125
IL	WESTMONT	IL0430950	CWS	Surfacewater purchased	25,000
IL	WESTVILLE	IL1830950	CWS	Surfacewater purchased	3,791
IL	WHEATON	IL0431050	CWS	Surfacewater purchased	52,894
IL	WHEELING	IL0314970	CWS	Surfacewater purchased	39,137
IL	WILDWOOD SUBDIVISION - LAKE CO PW	IL0977350	CWS	Surfacewater purchased	13,965
IL	WILLIAMSVILLE	IL1671300	CWS	Surfacewater purchased	6,091
IL	WILLOWBROOK	IL0431100	CWS	Surfacewater purchased	8,540
IL	WINFIELD	IL0431150	CWS	Surfacewater purchased	9,820
IL	WINTHROP HARBOR	IL0971950	CWS	Surfacewater purchased	6,700
IL	WONDER LAKE	IL1115750	CWS	Groundwater	4,500
IL	WOOD DALE	IL0431200	CWS	Surfacewater purchased	14,012
IL	WOODHAVEN	IL1035100	CWS	Groundwater	4,100
IL	WOODLAWN	IL0810450	CWS	Surfacewater purchased	3,425
IL	WOODRIDGE	IL0431250	CWS	Surfacewater purchased	35,278
IL	WOODSTOCK	IL1110950	CWS	Groundwater	25,523
IL	WORTH	IL0313360	CWS	Surfacewater purchased	11,300
IL	YORKVILLE	IL0930250	CWS	Groundwater	23,000
IL	ZION	IL0972000	CWS	Surfacewater purchased	24,413
IN	ABERDEEN PATE WATER COMPANY, INC.	IN5258001	CWS	Groundwater	4,787

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	ALEXANDRIA WATER DEPARTMENT	IN5248001	CWS	Groundwater	5,149
IN	ANDERSON WATER DEPARTMENT	IN5248002	CWS	Groundwater under influence of surfacewater	58,942
IN	BARGERSVILLE WATER DEPARTMENT	IN5241001	CWS	Groundwater	31,425
IN	BBP WATER COMPANY	IN5260001	CWS	Groundwater	9,903
IN	BEDFORD CITY UTILITIES	IN5247001	CWS	Surfacewater	14,000
IN	BERNE WATER DEPARTMENT	IN5201001	CWS	Groundwater	4,388
IN	BLUFFTON UTILITIES WATER DEPT	IN5290001	CWS	Groundwater	10,298
IN	BORDEN TRI-COUNTY REGION	IN5210002	CWS	Surfacewater	10,220
IN	BRAZIL CITY WATER WORKS	IN5211001	CWS	Groundwater	12,000
IN	BREMEN WATER DEPARTMENT	IN5250003	CWS	Groundwater	4,516
IN	BROWN COUNTY WATER UTILITY	IN5207001	CWS	Groundwater	13,882
IN	BROWNSBURG WATER WORKS	IN5232002	CWS	Surfacewater purchased	23,750
IN	CARMEL WATER DEPARTMENT	IN5229004	CWS	Groundwater under influence of surfacewater	90,434
IN	CEDAR LAKE WATER WORKS	IN5245047	CWS	Groundwater	4,600
IN	CHANDLER WATER WORKS DEPARTMENT	IN5287002	CWS	Groundwater	20,120
IN	CICERO WATER DEPARTMENT	IN5229005	CWS	Groundwater	4,812
IN	CITIZENS WATER - MORGAN	IN5255019	CWS	Groundwater purchased	5,573
IN	CITY OF BLOOMINGTON UTILITIES	IN5253002	CWS	Surfacewater	83,000
IN	CITY OF GREENDALE UTILITIES	IN5215003	CWS	Groundwater	4,520
IN	CITY OF LAWRENCE UTILITIES	IN5249005	CWS	Groundwater	49,000
IN	COLUMBIA CITY WATER DEPARTMENT	IN5292004	CWS	Groundwater	9,892
IN	CONNERSVILLE UTILITIES	IN5221001	CWS	Groundwater	13,953
IN	CORDRY SWEETWATER CONSERVANCY DISTRICT	IN5207004	CWS	Groundwater purchased	3,425
IN	CORYDON WATER WORKS	IN5231001	CWS	Groundwater	5,716
IN	CROWN POINT WATER WORKS	IN5245008	CWS	Surfacewater purchased	30,000
IN	CUII - INDIANA WATER SERVICE	IN5245057	CWS	Surfacewater purchased	4,200
IN	CUII - TWIN LAKES	IN5245046	CWS	Groundwater	8,000
IN	DAVIESS COUNTY RURAL WATER	IN5214002	CWS	Groundwater purchased	7,969
IN	DECATUR WATER DEPARTMENT	IN5201002	CWS	Groundwater	9,900
IN	EAST CHICAGO WATER WORKS	IN5245012	CWS	Surfacewater	29,500
IN	EAST FORK WATER	IN5251004	CWS	Groundwater	3,656
IN	EAST MONROE WATER CORPORATION	IN5253003	CWS	Surfacewater purchased	4,618
IN	EAST WASHINGTON RURAL WATER	IN5288002	CWS	Surfacewater purchased	8,458
IN	EASTERN BARTHOLOMEW WATER	IN5203004	CWS	Groundwater	13,547

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	EASTERN HEIGHTS UTILITIES	IN5228003	CWS	Groundwater	18,398
IN	EDWARDSVILLE WATER CORPORATION	IN5222001	CWS	Groundwater	10,442
IN	ELLETTSVILLE WATER WORKS	IN5253004	CWS	Surfacewater purchased	13,910
IN	ELWOOD WATER & SEWAGE	IN5248007	CWS	Groundwater	8,586
IN	EVANSVILLE WATER UTILITY	IN5282002	CWS	Surfacewater	173,000
IN	FORT BRANCH WATER DEPARTMENT	IN5226001	CWS	Groundwater	3,900
IN	FORT WAYNE - 3 RIVERS FILTRATION PLANT	IN5202020	CWS	Surfacewater	266,000
IN	FORTVILLE WATER WORKS	IN5230003	CWS	Groundwater	7,638
IN	FRANKFORT WATER WORKS	IN5212003	CWS	Groundwater	16,422
IN	FRANKLIN COUNTY WATER ASSOCIATION	IN5224002	CWS	Groundwater	9,018
IN	GARRETT WATER UTILITY	IN5217004	CWS	Groundwater	6,390
IN	GAS CITY WATER DEPARTMENT	IN5227006	CWS	Groundwater	6,000
IN	GERMAN TOWNSHIP WATER DISTRICT INC.	IN5282003	CWS	Surfacewater purchased	12,505
IN	GREENCASTLE DEPARTMENT OF WATER	IN5267004	CWS	Groundwater under influence of surfacewater	12,699
IN	GREENFIELD WATER UTILITY	IN5230004	CWS	Groundwater	23,000
IN	GREENVILLE WATER UTILITY	IN5222004	CWS	Groundwater purchased	4,920
IN	GRIFFITH WATER DEPARTMENT	IN5245019	CWS	Surfacewater purchased	16,893
IN	HAMMOND WATER WORKS DEPARTMENT	IN5245020	CWS	Surfacewater	78,384
IN	HEBRON WATER DEPARTMENT	IN5264009	CWS	Groundwater	3,724
IN	HIGHLAND WATER WORKS	IN5245021	CWS	Surfacewater purchased	23,546
IN	HILL WATER CORPORATION	IN5255021	CWS	Groundwater	8,200
IN	HOOSIER HILLS REGIONAL WATER DISTRICT	IN5269002	CWS	Groundwater	8,642
IN	HUNTERTOWN WATER WORKS	IN5202007	CWS	Groundwater	7,400
IN	HUNTINGBURG MUNICIPAL WATER	IN5219007	CWS	Surfacewater	6,230
IN	HUNTINGTON WATER DEPARTMENT	IN5235005	CWS	Groundwater	17,300
IN	INDIANA AMERICAN WATER - CRAWFORDSVILLE	IN5254005	CWS	Groundwater	15,288
IN	INDIANA AMERICAN WATER - JOHNSON COUNTY	IN5241005	CWS	Groundwater	82,905
IN	INDIANA AMERICAN WATER - KOKOMO	IN5234007	CWS	Surfacewater	54,718
IN	INDIANA AMERICAN WATER - LOWELL	IN5245029	CWS	Groundwater under influence of surfacewater	10,653
IN	INDIANA AMERICAN WATER - MOORESVILLE	IN5255006	CWS	Groundwater	9,648
IN	INDIANA AMERICAN WATER - MUNCIE	IN5218012	CWS	Surfacewater	66,120

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	INDIANA AMERICAN WATER - NEWBURGH	IN5287004	CWS	Groundwater	20,973
IN	INDIANA AMERICAN WATER - NOBLESVILLE	IN5229015	CWS	Groundwater	42,823
IN	INDIANA AMERICAN WATER - NORTHWEST	IN5245015	CWS	Surfacewater	188,380
IN	INDIANA AMERICAN WATER - RICHMOND	IN5289012	CWS	Surfacewater	38,278
IN	INDIANA AMERICAN WATER - S. INDIANA	IN5210005	CWS	Groundwater	79,958
IN	INDIANA AMERICAN WATER - SEYMOUR	IN5236005	CWS	Groundwater	19,368
IN	INDIANA AMERICAN WATER - SHELBYVILLE	IN5273002	CWS	Groundwater	17,335
IN	INDIANA AMERICAN WATER - SHERIDAN	IN5229014	CWS	Groundwater	3,553
IN	INDIANA AMERICAN WATER - SULLIVAN	IN5277009	CWS	Groundwater	5,720
IN	INDIANA AMERICAN WATER - TERRE HAUTE	IN5284012	CWS	Groundwater	61,378
IN	INDIANA AMERICAN WATER - WABASH	IN5285003	CWS	Groundwater	11,223
IN	INDIANA AMERICAN WATER - WARSAW	IN5243030	CWS	Groundwater	12,825
IN	INDIANA AMERICAN WATER - WEST LAFAYETTE	IN5279020	CWS	Groundwater	33,000
IN	INDIANA AMERICAN WATER - WINCHESTER	IN5268003	CWS	Groundwater	4,923
IN	INGALLS WATER COMPANY	IN5248012	CWS	Groundwater	7,600
IN	JACKSON COUNTY WATER UTILITY	IN5236003	CWS	Groundwater	13,667
IN	JASONVILLE WATER DEPARTMENT	IN5228004	CWS	Groundwater	3,660
IN	JENNINGS WATER, INC.	IN5240006	CWS	Groundwater	7,812
IN	KENDALLVILLE WATER DEPARTMENT	IN5257008	CWS	Groundwater	9,905
IN	KENT WATER COMPANY	IN5239004	CWS	Groundwater	5,400
IN	KNOX WATER WORKS	IN5275002	CWS	Groundwater	3,700
IN	LAFAYETTE WATER WORKS	IN5279013	CWS	Groundwater	67,140
IN	LAPORTE WATER WORKS	IN5246017	CWS	Groundwater	22,000
IN	LAWRENCEBURG MUNICIPAL UTILITIES	IN5215006	CWS	Groundwater	5,000
IN	LEBANON UTILITIES	IN5206003	CWS	Groundwater	16,098
IN	LIGONIER WATER WORKS	IN5257010	CWS	Groundwater	4,405
IN	LINTON MUNICIPAL WATER UTILITY	IN5228005	CWS	Groundwater	6,815
IN	L-M-S CONSERVANCY DISTRICT	IN5215007	CWS	Groundwater	5,250
IN	LOOGOOTEE WATER WORKS	IN5251005	CWS	Groundwater	3,915
IN	MADISON WATER DEPARTMENT	IN5239006	CWS	Groundwater	11,967
IN	MARION CITY WATER WORKS	IN5227014	CWS	Groundwater	28,327
IN	MARTINSVILLE WATER UTILITY	IN5255009	CWS	Groundwater	15,000
IN	MARYSVILLE OTISCO NABB WATER CORP.	IN5210006	CWS	Groundwater purchased	6,352

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	MICHIGAN CITY DEPARTMENT OF WATER WORKS	IN5246020	CWS	Surfacewater	33,621
IN	MIDDLEBURY WATER DEPARTMENT	IN5220014	CWS	Groundwater	3,420
IN	MISHAWAKA UTILITIES	IN5271009	CWS	Groundwater	49,675
IN	MITCHELL WATER DEPARTMENT	IN5247003	CWS	Groundwater	5,000
IN	MONTICELLO WATER WORKS	IN5291011	CWS	Groundwater	5,300
IN	MUNSTER WATER COMPANY	IN5245031	CWS	Surfacewater purchased	23,894
IN	NAPOLEON COMMUNITY RURAL WATER CORP.	IN5269007	CWS	Surfacewater purchased	3,970
IN	NAPPANEE WATER UTILITY	IN5220016	CWS	Groundwater	6,800
IN	NASHVILLE WATER DEPARTMENT	IN5207002	CWS	Surfacewater purchased	3,315
IN	NEW CASTLE UTILITIES	IN5233011	CWS	Groundwater	19,880
IN	NEW CHICAGO WATER WORKS	IN5245032	CWS	Surfacewater purchased	5,500
IN	NEW HAVEN WATER DEPARTMENT	IN5202009	CWS	Surfacewater purchased	15,700
IN	NORTH DEARBORN WATER AUTHORITY	IN5215008	CWS	Groundwater	5,595
IN	NORTH LAWRENCE WATER AUTHORITY	IN5247004	CWS	Surfacewater purchased	11,625
IN	NORTH VERNON WATER DEPARTMENT	IN5240008	CWS	Surfacewater	6,500
IN	NORTHWEST JASPER REGIONAL WATER DISTRICT	IN5237015	CWS	Groundwater	4,054
IN	PAOLI WATER DEPARTMENT	IN5259004	CWS	Surfacewater purchased	3,677
IN	PATOKA LAKE REGIONAL WATER	IN5219012	CWS	Surfacewater	13,503
IN	PATRIOT WATER DEPARTMENT	IN5278001	CWS	Groundwater	11,937
IN	PENDLETON WATER COMPANY	IN5248019	CWS	Groundwater	4,219
IN	PERU WATER DEPARTMENT	IN5252016	CWS	Groundwater	11,417
IN	PIKE-GIBSON WATER, INC.	IN5263003	CWS	Surfacewater purchased	8,700
IN	PLAINFIELD WATER WORKS	IN5232020	CWS	Groundwater	34,000
IN	PLYMOUTH WATER DEPARTMENT	IN5250010	CWS	Groundwater	10,033
IN	PORTLAND MUNICIPAL WATER PLANT	IN5238007	CWS	Groundwater	6,209
IN	POSEY TOWNSHIP WATER CORP.	IN5288006	CWS	Surfacewater purchased	3,500
IN	PRINCES LAKE WATER DEPARTMENT	IN5241007	CWS	Groundwater	4,095
IN	PRINCETON WATER DEPARTMENT	IN5226008	CWS	Groundwater	10,875
IN	RAMSEY WATER COMPANY, INC.	IN5231005	CWS	Groundwater	15,150
IN	REO WATER CORPORATION	IN5274009	CWS	Groundwater	3,875
IN	ROCHESTER WATER DEPARTMENT	IN5225006	CWS	Groundwater	6,218
IN	ROCKVILLE LIGHT & WATER	IN5261006	CWS	Groundwater	4,195
IN	RUSHVILLE CITY UTILITY	IN5270005	CWS	Groundwater	6,800
IN	SALEM WATER WORKS	IN5288005	CWS	Surfacewater	8,200
IN	SANTA CLAUS WATER UTILITY	IN5274010	CWS	Surfacewater purchased	3,683

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
IN	SCHERERVILLE WATER DEPARTMENT	IN5245041	CWS	Surfacewater purchased	30,000
IN	SCOTTSBURG WATER DEPARTMENT	IN5272001	CWS	Surfacewater	6,750
IN	SEELYVILLE WATER WORKS	IN5284011	CWS	Groundwater	7,500
IN	SILVER CREEK WATER CORPORATION	IN5210011	CWS	Groundwater purchased	20,028
IN	SOUTH HARRISON WATER CORPORATION	IN5231006	CWS	Groundwater	8,673
IN	SOUTH LAWRENCE UTILITIES	IN5247007	CWS	Groundwater	6,313
IN	SOUTH PARK BUSINESS CENTER	IN2410017	NTNCWS	Groundwater purchased	5,167
IN	SOUTHERN MONROE WATER AUTHORITY	IN5253007	CWS	Surfacewater purchased	8,730
IN	SOUTHWESTERN BARTHOLOMEW WATER CORP.	IN5203008	CWS	Groundwater purchased	8,652
IN	SPEEDWAY WATER WORKS	IN5249008	CWS	Surfacewater	12,473
IN	ST. JOHN MUNICIPAL WATER UTILITY	IN5245043	CWS	Groundwater	17,000
IN	STUCKER FORK WATER UTILITY	IN5272002	CWS	Surfacewater	19,120
IN	TELL CITY WATER DEPARTMENT	IN5262004	CWS	Groundwater	9,315
IN	TIPTON UTILITY SERVICE B	IN5280004	CWS	Groundwater	5,200
IN	TOWN OF ELIZABETH	IN5231007	CWS	Groundwater	3,980
IN	TRI-TOWNSHIP WATER CORPORATION	IN5215009	CWS	Groundwater	9,925
IN	UNION CITY WATER WORKS	IN5268010	CWS	Groundwater	3,513
IN	UPLAND WATER DEPARTMENT	IN5227022	CWS	Groundwater	3,308
IN	VALLEY RURAL UTILITY COMPANY	IN5215004	CWS	Groundwater purchased	5,000
IN	VALPARAISO DEPARTMENT OF WATER WORKS	IN5264029	CWS	Groundwater	36,000
IN	VAN BUREN WATER, INC.	IN5253008	CWS	Surfacewater purchased	6,670
IN	VEOLIA WATER OF BOONVILLE	IN5287001	CWS	Groundwater	10,260
IN	VINCENNES WATER DEPARTMENT	IN5242014	CWS	Groundwater	18,701
IN	WASHINGTON TOWNSHIP WATER	IN5210015	CWS	Groundwater	4,315
IN	WASHINGTON TWP WATER AUTHORITY	IN5253009	CWS	Surfacewater purchased	3,750
IN	WASHINGTON WATER WORKS	IN5214007	CWS	Groundwater	13,690
IN	WHITESTOWN SOUTH	IN5206014	CWS	Surfacewater purchased	5,880
IN	WHITING WATER DEPARTMENT	IN5245048	CWS	Surfacewater purchased	4,900
IN	YORKTOWN WATER DEPARTMENT	IN5218014	CWS	Groundwater	6,200
KS	ABILENE, CITY OF	KS2004112	CWS	Groundwater under influence of surfacewater	6,468
KS	ATCHISON CO RWD 5C	KS2000511	CWS	Surfacewater purchased	3,645
KS	BALDWIN CITY, CITY OF	KS2004510	CWS	Surfacewater purchased	4,700
KS	BAXTER SPRINGS, CITY OF	KS2002109	CWS	Surfacewater	3,852

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KS	BEL AIRE, CITY OF	KS2017304	CWS	Surfacewater purchased	8,448
KS	BELOIT, CITY OF	KS2012301	CWS	Surfacewater	3,407
KS	BONNER SPRINGS, CITY OF	KS2020904	CWS	Purchased groundwater under influence of surfacewater source	7,805
KS	BOURBON CO RWD 2C	KS2001103	CWS	Surfacewater purchased	7,050
KS	CHANUTE, CITY OF	KS2013307	CWS	Surfacewater	9,042
KS	CONCORDIA, CITY OF	KS2002907	CWS	Groundwater	5,032
KS	DESOTO, CITY OF	KS2009102	CWS	Groundwater	4,645
KS	DODGE CITY, CITY OF	KS2005710	CWS	Groundwater	27,104
KS	EL DORADO, CITY OF	KS2001511	CWS	Surfacewater	12,810
KS	EL PASO WATER COMPANY	KS2017328	CWS	Surfacewater purchased	25,413
KS	EMPORIA, CITY OF	KS2011105	CWS	Surfacewater	24,009
KS	EUDORA, CITY OF	KS2004511	CWS	Groundwater	6,449
KS	FORT LEAVENWORTH AMERICAN WATER ENT LLC	KS2010311	CWS	Surfacewater purchased	12,934
KS	FORT SCOTT, CITY OF	KS2001104	CWS	Surfacewater	7,513
KS	FRONTENAC, CITY OF	KS2003720	CWS	Groundwater	3,395
KS	GARDNER, CITY OF	KS2009106	CWS	Surfacewater	23,942
KS	GODDARD, CITY OF	KS2017325	CWS	Groundwater	5,372
KS	GOODLAND, CITY OF	KS2018102	CWS	Groundwater	4,450
KS	HAYSVILLE, CITY OF	KS2017322	CWS	Groundwater	11,315
KS	HESSTON, CITY OF	KS2007902	CWS	Groundwater	3,495
KS	HOLTON, CITY OF	KS2008503	CWS	Surfacewater purchased	3,329
KS	HUGOTON, CITY OF	KS2018901	CWS	Groundwater	3,764
KS	HUTCHINSON, CITY OF	KS2015509	CWS	Groundwater	39,712
KS	INDEPENDENCE, CITY OF	KS2012508	CWS	Surfacewater	8,464
KS	IOLA, CITY OF	KS2000103	CWS	Surfacewater	10,609
KS	JACKSON CO RWD 3	KS2008510	CWS	Surfacewater purchased	4,376
KS	JEFFERSON CO RWD 12	KS2008717	CWS	Surfacewater purchased	3,635
KS	JOHNSON CO RWD 7	KS2009104	CWS	Surfacewater purchased	6,457
KS	JUNCTION CITY, CITY OF	KS2006108	CWS	Groundwater	19,167
KS	KANSAS CITY BOARD OF PUBLIC UTILITIES	KS2020906	CWS	Groundwater under influence of surfacewater	152,960
KS	LAN DEL WATER DISTRICT	KS2010313	CWS	Surfacewater purchased	7,302
KS	LARNED, CITY OF	KS2014505	CWS	Groundwater	3,621
KS	LIBERAL, CITY OF	KS2017504	CWS	Groundwater	19,640
KS	LINDSBORG, CITY OF	KS2011308	CWS	Groundwater	3,496

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KS	LOUISBURG, CITY OF	KS2012106	CWS	Surfacewater purchased	4,994
KS	LYONS, CITY OF	KS2015903	CWS	Groundwater	3,556
KS	MAIZE, CITY OF	KS2017345	CWS	Groundwater	6,060
KS	MANHATTAN, CITY OF	KS2016112	CWS	Groundwater	54,763
KS	MARYSVILLE, CITY OF	KS2011706	CWS	Groundwater	3,417
KS	MCPHERSON, CITY OF	KS2011309	CWS	Groundwater	13,944
KS	MIAMI CO RWD 2	KS2012101	CWS	Surfacewater	8,631
KS	MULVANE, CITY OF	KS2019113	CWS	Surfacewater purchased	6,587
KS	OLATHE, CITY OF	KS2009115	CWS	Surfacewater	143,014
KS	OSAWATOMIE, CITY OF	KS2012105	CWS	Surfacewater	4,280
KS	OTTAWA, CITY OF	KS2005906	CWS	Surfacewater	12,604
KS	PAOLA, CITY OF	KS2012103	CWS	Surfacewater purchased	5,786
KS	PARK CITY, CITY OF	KS2017303	CWS	Surfacewater purchased	8,503
KS	PITTSBURG, CITY OF	KS2003705	CWS	Groundwater	20,738
KS	POTTAWATOMIE CO RWD 1	KS2014912	CWS	Groundwater	7,535
KS	ROSE HILL, CITY OF	KS2001520	CWS	Surfacewater purchased	4,269
KS	RUSSELL, CITY OF	KS2016703	CWS	Surfacewater	4,388
KS	SCOTT CITY, CITY OF	KS2017101	CWS	Groundwater	3,748
KS	SEDGWICK CO RWD 3	KS2017306	CWS	Surfacewater purchased	6,045
KS	SHAWNEE CO RWD 1C	KS2017704	CWS	Surfacewater purchased	4,160
KS	SHAWNEE CO RWD 4C	KS2017718	CWS	Surfacewater purchased	12,000
KS	SHAWNEE CO RWD 8	KS2017708	CWS	Surfacewater purchased	6,073
KS	SPRING HILL, CITY OF	KS2009120	CWS	Surfacewater purchased	5,694
KS	SUBURBAN WATER COMPANY	KS2010321	CWS	Purchased groundwater under influence of surfacewater source	4,700
KS	TONGANOXIE, CITY OF	KS2010306	CWS	Purchased groundwater under influence of surfacewater source	5,702
KS	TOPEKA, CITY OF	KS2017701	CWS	Surfacewater	125,963
KS	ULYSSES, CITY OF	KS2006704	CWS	Groundwater	6,410
KS	VALLEY CENTER, CITY OF	KS2017318	CWS	Surfacewater purchased	7,419
KS	WAMEGO, CITY OF	KS2014908	CWS	Groundwater	4,860
KS	WATER DISTRICT 1 OF JOHNSON CO	KS2009110	CWS	Surfacewater	469,000
KS	WELLINGTON, CITY OF	KS2019119	CWS	Surfacewater	7,664

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KS	WICHITA, CITY OF	KS2017308	CWS	Surfacewater	395,699
KS	WINFIELD, CITY OF	KS2003513	CWS	Surfacewater	11,726
KY	ALBANY WATER WORKS	KY0270003	CWS	Surfacewater	14,702
KY	ALLEN COUNTY WATER DISTRICT	KY0020956	CWS	Surfacewater purchased	14,999
KY	BARDSTOWN MUNICIPAL WATER DEPT	KY0900017	CWS	Surfacewater	31,185
KY	BARKLEY LAKE WATER DISTRICT	KY1110019	CWS	Surfacewater	14,284
KY	BATH COUNTY WATER DISTRICT	KY0060022	CWS	Surfacewater purchased	8,955
KY	BEATTYVILLE WATER WORKS	KY0650024	CWS	Surfacewater	8,428
KY	BEAVER DAM MUNICIPAL WATER & SEWER	KY0920025	CWS	Groundwater	3,901
KY	BENTON WATER & SEWER	KY0790029	CWS	Groundwater	7,981
KY	BEREA MUNICIPAL UTILITIES	KY0760030	CWS	Surfacewater	9,972
KY	BIG SANDY WATER DISTRICT	KY0100944	CWS	Surfacewater purchased	13,044
KY	BLOOMFIELD WATER & SEWER DEPT	KY0900031	CWS	Surfacewater purchased	5,771
KY	BOONE CO WATER & SEWER DISTRICT	KY0080034	CWS	Surfacewater purchased	66,300
KY	BOONEVILLE WATER AND SEWER	KY0950036	CWS	Surfacewater	5,346
KY	BOWLING GREEN MUNICIPAL UTILITIES	KY1140038	CWS	Surfacewater	44,912
KY	BRACKEN COUNTY WATER DISTRICT	KY0120039	CWS	Groundwater purchased	6,456
KY	BREATHITT CO WATER DISTRICT	KY0131012	CWS	Surfacewater purchased	5,068
KY	BRONSTON WATER ASSOCIATION INC	KY1000043	CWS	Surfacewater purchased	5,114
KY	BUFFALO TRAIL WATER ASSOC	KY0810046	CWS	Surfacewater purchased	4,514
KY	BULLOCK PEN WATER DISTRICT	KY0410047	CWS	Surfacewater	20,048
KY	BUTLER COUNTY WATER SYSTEM INC	KY0160052	CWS	Surfacewater	14,256
KY	CADIZ MUNICIPAL WATER CO	KY1110054	CWS	Surfacewater	6,165
KY	CALVERT CITY MUNICIPAL WATER DEPARTMENT	KY0790056	CWS	Groundwater	4,381
KY	CAMPBELLSVILLE MUNICIPAL WATER	KY1090060	CWS	Surfacewater	24,874
KY	CAMPTON WATER SYSTEM	KY1190061	CWS	Surfacewater	6,600
KY	CARROLLTON UTILITIES	KY0210067	CWS	Groundwater	6,851
KY	CAWOOD WATER DISTRICT	KY0480565	CWS	Surfacewater	4,428
KY	CHRISTIAN CO WATER DISTRICT	KY0240521	CWS	Surfacewater purchased	15,841
KY	COLUMBIA/ADAIR UTILITIES DISTRICT	KY0011016	CWS	Surfacewater	22,113
KY	CORBIN UTILITIES COMMISSION	KY1180085	CWS	Surfacewater	16,065
KY	CRITTENDEN-LIVINGSTON CO WATER DISTRICT	KY0700532	CWS	Surfacewater	9,571
KY	CUMBERLAND CO WATER DISTRICT	KY0290271	CWS	Surfacewater purchased	7,099

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	CUMBERLAND FALLS HIGHWAY WATER DISTRICT	KY1180093	CWS	Surfacewater purchased	9,498
KY	CUMBERLAND MUNICIPAL WATER WORKS	KY0480092	CWS	Surfacewater	3,505
KY	DANVILLE CITY WATER WORKS	KY0110097	CWS	Surfacewater	32,600
KY	EAST CASEY CO WATER DISTRICT	KY0230556	CWS	Surfacewater purchased	12,460
KY	EAST CLARK CO WATER DISTRICT	KY0250981	CWS	Surfacewater purchased	7,366
KY	EAST LAUREL WATER DISTRICT	KY0630797	CWS	Surfacewater purchased	15,739
KY	EAST LOGAN WATER DISTRICT	KY0710951	CWS	Surfacewater purchased	8,613
KY	EDMONSON CO WATER DISTRICT	KY0310114	CWS	Surfacewater	29,872
KY	EDMONTON WATER WORKS	KY0850115	CWS	Surfacewater purchased	8,515
KY	ESTILL CO WATER DISTRICT	KY0330123	CWS	Surfacewater purchased	9,501
KY	EUBANK WATER SYSTEM	KY1000124	CWS	Surfacewater purchased	12,492
KY	FARMDALE WATER DISTRICT	KY0370128	CWS	Surfacewater purchased	8,203
KY	FLEMING CO WATER ASSOCIATION	KY0350133	CWS	Surfacewater purchased	9,693
KY	FLEMINGSBURG UTILITY SYSTEM	KY0350134	CWS	Surfacewater	4,583
KY	FLORENCE WATER & SEWER	KY0080135	CWS	Surfacewater purchased	29,351
KY	FRANKLIN WATER WORKS	KY1070144	CWS	Surfacewater	15,107
KY	FRENCHBURG WATER COMPANY	KY0830148	CWS	Surfacewater purchased	5,401
KY	FULTON MUNICIPAL WATER SYSTEM	KY0380149	CWS	Groundwater	4,662
KY	GALLATIN COUNTY WATER DISTRICT	KY0390130	CWS	Groundwater	5,860
KY	GARRARD CO WATER ASSOC INC	KY0400151	CWS	Surfacewater purchased	14,806
KY	GLASGOW WATER COMPANY	KY0050929	CWS	Surfacewater	36,766
KY	GRAND RIVERS WATER SYSTEM	KY0700162	CWS	Surfacewater purchased	3,980
KY	GRAVES CO WATER DIST - CONSUMERS	KY0420084	CWS	Groundwater purchased	4,689
KY	GRAVES CO WATER DIST - HICKORY	KY0420194	CWS	Groundwater	4,069
KY	GRAYSON UTILITY COMMISSION	KY0220164	CWS	Surfacewater	10,950
KY	GREEN RIVER VALLEY WATER DISTRICT	KY0500166	CWS	Surfacewater	17,431
KY	GREEN TAYLOR WATER DISTRICT	KY0440167	CWS	Surfacewater purchased	15,497
KY	HARDIN COUNTY WATER DISTRICT #1	KY0470393	CWS	Surfacewater	27,033
KY	HARDINSBURG RO WTP	KY0140966	CWS	Groundwater	17,418
KY	HARLAN MUNICIPAL WATER WORKS	KY0480178	CWS	Surfacewater	4,574
KY	HARRISON CO WATER ASSOC	KY0490179	CWS	Surfacewater purchased	16,736

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	HARRODSBURG MUNICIPAL WATER DEPARTMENT	KY0840180	CWS	Surfacewater	8,310
KY	HAZARD WATER DEPARTMENT	KY0970184	CWS	Surfacewater	26,730
KY	HENDERSON COUNTY WATER DISTRICT	KY0510189	CWS	Surfacewater purchased	19,008
KY	HENRY COUNTY WATER DISTRICT #2	KY0520192	CWS	Groundwater	17,716
KY	HODGENVILLE WATER WORKS	KY0620200	CWS	Surfacewater	4,629
KY	HOPKINSVILLE WATER ENVIRONMENT AUTHORITY	KY0240201	CWS	Surfacewater	41,350
KY	HUSTONVILLE WATER WORKS	KY0690203	CWS	Surfacewater purchased	5,420
KY	HYDEN LESLIE CO WATER DISTRICT	KY0660204	CWS	Surfacewater	9,614
KY	IRVINE MUNICIPAL UTILITIES	KY0330205	CWS	Surfacewater	5,649
KY	JACKSON CO WATER ASSOCIATION	KY0550209	CWS	Surfacewater	13,629
KY	JAMESTOWN MUNICIPAL WATER WORKS	KY1040210	CWS	Surfacewater	7,402
KY	JEFFERSONVILLE WATER SYSTEM	KY0870212	CWS	Surfacewater purchased	5,335
KY	JESSAMINE CO WATER DISTRICT #1	KY0570214	CWS	Surfacewater purchased	6,831
KY	JESSAMINE S ELKHORN WATER DIST	KY0570249	CWS	Surfacewater purchased	8,461
KY	JONATHAN CREEK WATER DISTRICT	KY0790216	CWS	Groundwater	4,525
KY	JUDY WATER ASSOCIATION	KY0870147	CWS	Surfacewater purchased	5,539
KY	KIRKSVILLE WATER ASSOCIATION	KY0760672	CWS	Surfacewater purchased	5,940
KY	KNOTT CO WATER & SEWER DISTRICT	KY0600062	CWS	Surfacewater	7,056
KY	KNOX COUNTY UTILITY COMMISSION	KY0610110	CWS	Surfacewater	8,313
KY	LAGRANGE UTILITIES COMMISSION	KY0930481	CWS	Groundwater purchased	9,801
KY	LAKE VILLAGE WATER ASSOCIATION	KY0840587	CWS	Surfacewater purchased	6,855
KY	LARUE COUNTY WATER DISTRICT #1	KY0620237	CWS	Surfacewater purchased	9,062
KY	LAWRENCEBURG WATER & SEWER DEPT	KY0030239	CWS	Surfacewater	14,748
KY	LEBANON WATER WORKS CO INC	KY0780241	CWS	Surfacewater	7,642
KY	LEITCHFIELD WATER WORKS	KY0430244	CWS	Surfacewater	8,438
KY	LONDON UTILITY COMMISSION	KY0630255	CWS	Surfacewater	8,855
KY	LOUISA WATER DEPARTMENT	KY0640257	CWS	Surfacewater	8,236
KY	MADISON CO UTILITIES DISTRICT	KY0760224	CWS	Surfacewater purchased	25,120
KY	MAGOFFIN COUNTY WATER DISTRICT	KY0770525	CWS	Surfacewater purchased	8,925
KY	MANCHESTER WATER WORKS	KY0260737	CWS	Surfacewater	11,349
KY	MARION COUNTY WATER DISTRICT	KY0780268	CWS	Surfacewater purchased	16,311
KY	MARTIN CO WATER DISTRICT #1	KY0800273	CWS	Surfacewater	9,186

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	MAYFIELD ELECTRIC & WATER	KY0420274	CWS	Groundwater	10,024
KY	MCCREARY COUNTY WATER DISTRICT	KY0740276	CWS	Surfacewater	17,532
KY	MCKINNEY WATER DISTRICT	KY0690278	CWS	Surfacewater purchased	5,423
KY	MEADE COUNTY WATER DISTRICT	KY0820369	CWS	Surfacewater purchased	14,378
KY	MILTON WATER & SEWER DEPARTMENT	KY1120289	CWS	Groundwater	3,861
KY	MONROE COUNTY WATER DISTRICT	KY0860150	CWS	Surfacewater	9,608
KY	MONTICELLO WATER & SEWER COMMISSION	KY1160291	CWS	Surfacewater	21,000
KY	MOREHEAD UTILITY PLANT BOARD	KY1030292	CWS	Surfacewater	9,052
KY	MORGAN COUNTY WATER DISTRICT	KY0880594	CWS	Surfacewater purchased	7,502
KY	MOUNTAIN WATER DIST	KY0980575	CWS	Surfacewater	48,286
KY	Mt Carmel High	KY1030949	System not found in SDWIS, additional search could not find system name.		
KY	MT STERLING WATER WORKS	KY0870298	CWS	Surfacewater	16,391
KY	MT VERNON WATER WORKS	KY1020299	CWS	Surfacewater	4,951
KY	MT WASHINGTON WATER COMPANY	KY0150300	CWS	Surfacewater purchased	23,760
KY	MUHLENBERG CO WATER DISTRICT	KY0890302	CWS	Surfacewater purchased	16,845
KY	MURRAY WATER SYSTEM	KY0180306	CWS	Groundwater	26,302
KY	NEBO WATER DISTRICT	KY0540977	CWS	Surfacewater purchased	4,702
KY	NICHOLAS CO WATER DISTRICT	KY0910314	CWS	Surfacewater purchased	4,089
KY	NICHOLASVILLE WATER DEPARTMENT	KY0570315	CWS	Surfacewater	35,266
KY	NORTH HOPKINS WATER DISTRICT	KY0540138	CWS	Surfacewater purchased	3,725
KY	NORTH MANCHESTER WATER ASSOC	KY0260266	CWS	Surfacewater purchased	5,332
KY	NORTH MARSHALL WATER DISTRICT #1	KY0790319	CWS	Groundwater	16,276
KY	NORTH MERCER WATER DISTRICT	KY0840321	CWS	Surfacewater purchased	9,775
KY	NORTH NELSON WATER DISTRICT	KY0900323	CWS	Surfacewater purchased	13,365
KY	NORTH SHELBY WATER DISTRICT	KY1060324	CWS	Surfacewater purchased	14,660
KY	OAK GROVE UTILITIES OFFICE	KY0240329	CWS	Surfacewater purchased	8,762
KY	OHIO COUNTY WATER DISTRICT	KY0920332	CWS	Surfacewater	16,511
KY	OLIVE HILL MUNICIPAL WATER WORKS	KY0220335	CWS	Surfacewater	6,192

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	PAINTSVILLE MUNICIPAL WATER WORKS	KY0580340	CWS	Surfacewater	24,354
KY	PARIS WATER WORKS	KY0090343	CWS	Surfacewater	14,479
KY	PARKSVILLE WATER DISTRICT	KY0110345	CWS	Surfacewater purchased	4,261
KY	PINEVILLE WATER SYSTEM	KY0070353	CWS	Surfacewater	16,573
KY	POWELL VALLEY WATER DISTRICT	KY0990357	CWS	Surfacewater purchased	7,128
KY	PRESTONSBURG CITY UTILITIES	KY0360358	CWS	Surfacewater	20,368
KY	PRINCETON WATER & SEWER COMMISSION	KY0170360	CWS	Surfacewater	7,007
KY	PROVIDENCE WATER WORKS	KY1170361	CWS	Surfacewater	4,538
KY	RATTLESNAKE RIDGE WATER DISTRICT	KY0220555	CWS	Surfacewater	11,567
KY	RICHMOND UTILITIES	KY0760370	CWS	Surfacewater	35,640
KY	ROWAN WATER INC	KY1030375	CWS	Surfacewater purchased	18,765
KY	RUSSELL SPRINGS WATER & SEWER	KY1040377	CWS	Surfacewater purchased	9,409
KY	RUSSELLVILLE MUN WATER WORKS	KY0710378	CWS	Surfacewater purchased	8,613
KY	SANDY HOOK WATER DISTRICT	KY0320383	CWS	Groundwater	3,528
KY	SCIENCE HILL WATER WORKS	KY1000362	CWS	Surfacewater purchased	5,940
KY	SCOTTSVILLE WATER DEPARTMENT	KY0020386	CWS	Surfacewater	6,864
KY	SHARPSBURG WATER DISTRICT	KY0060392	CWS	Surfacewater purchased	4,332
KY	SHELBYVILLE WATER & SEWER COMMISSION	KY1060394	CWS	Surfacewater	23,760
KY	SIMPSON COUNTY WATER DISTRICT	KY1070398	CWS	Surfacewater purchased	8,946
KY	SO ANDERSON WATER DISTRICT	KY0030660	CWS	Surfacewater purchased	8,417
KY	SO WOODFORD CO WATER DISTRICT	KY1200411	CWS	Surfacewater purchased	4,218
KY	SOMERSET WATER SERVICE	KY1000403	CWS	Surfacewater	29,700
KY	SOUTH HOPKINS WATER DISTRICT	KY0540406	CWS	Surfacewater purchased	8,440
KY	SOUTH LOGAN WATER ASSOCIATION	KY0710707	CWS	Surfacewater purchased	5,198
KY	SOUTHEASTERN WATER ASSOC/NELSON VALLEY	KY1000311	CWS	Surfacewater purchased	21,895
KY	SOUTHERN MADISON WATER DISTRICT	KY0760407	CWS	Surfacewater purchased	14,707
KY	SPRINGFIELD WATER WORKS	KY1150415	CWS	Surfacewater	13,205
KY	STANFORD WATER WORKS	KY0690417	CWS	Surfacewater	9,284
KY	STANTON WATER WORKS	KY0990418	CWS	Surfacewater purchased	6,611
KY	TAYLORSVILLE WATER WORKS	KY1080425	CWS	Surfacewater purchased	18,973

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
KY	TODD COUNTY WATER DISTRICT	KY1100944	CWS	Surfacewater purchased	9,801
KY	TRIMBLE CO WATER DISTRICT #1	KY1120431	CWS	Groundwater	4,146
KY	UNION COUNTY WATER DISTRICT	KY1130433	CWS	Surfacewater purchased	6,117
KY	US 60 WATER DISTRICT	KY1060436	CWS	Surfacewater purchased	6,445
KY	VERSAILLES WATER SYSTEM	KY1200439	CWS	Surfacewater	17,822
KY	VINE GROVE WATER DEPARTMENT	KY0470440	CWS	Surfacewater purchased	6,703
KY	WALTON WATERWORKS DEPARTMENT	KY0080442	CWS	Surfacewater purchased	4,173
KY	WARREN COUNTY WATER DISTRICT	KY1140487	CWS	Surfacewater purchased	74,096
KY	WATER SERVICE CORPORATION OF KENTUCKY	KY0070282	CWS	Surfacewater	12,022
KY	WEBSTER CO WATER DISTRICT	KY1170995	CWS	Surfacewater	5,940
KY	WEST LAUREL WATER ASSOC INC	KY0630451	CWS	Surfacewater purchased	15,739
KY	WEST SHELBY WATER DISTRICT	KY1060457	CWS	Surfacewater purchased	5,777
KY	WESTERN FLEMING WATER DISTRICT	KY0910675	CWS	Surfacewater	4,262
KY	WESTERN LEWIS RECTORVILLE WATER DISTRICT	KY0810366	CWS	Surfacewater purchased	6,534
KY	WESTERN PULASKI CO WATER DISTRICT	KY1000363	CWS	Surfacewater purchased	23,264
KY	WESTERN ROCKCASTLE WATER ASSOC	KY1020891	CWS	Surfacewater purchased	12,623
KY	WHITESBURG WATER WORKS	KY0670466	CWS	Surfacewater	3,861
KY	WHITLEY CO WATER DISTRICT	KY1180468	CWS	Surfacewater purchased	9,825
KY	WILLIAMSBURG WATER DEPARTMENT	KY1180471	CWS	Surfacewater	5,554
KY	WILLIAMSTOWN MUNICIPAL WATER DEPT	KY0410472	CWS	Surfacewater	5,495
KY	WILMORE WATER WORKS	KY0570010	CWS	Surfacewater	5,762
KY	WOOD CREEK WATER DISTRICT	KY0630477	CWS	Surfacewater	14,892
LA	ABITA SPRINGS WATER SYSTEM	LA1103002	CWS	Groundwater	3,693
LA	ARCADIA WATER SYSTEM	LA1013003	CWS	Groundwater	3,508
LA	ARCHIBALD WATER SYSTEM	LA1083012	CWS	Groundwater	4,200
LA	AVOYELLES PARISH WATERWORKS DISTRICT 1	LA1009002	CWS	Groundwater	3,900
LA	AVOYELLES WARD ONE WATER SYSTEM INC	LA1009016	CWS	Groundwater	3,726
LA	BASTROP WATER SYSTEM	LA1067003	CWS	Groundwater	18,105
LA	BATON ROUGE WATER COMPANY	LA1033005	CWS	Groundwater	560,190
LA	BAYOU DES CANNES WATER SYSTEM	LA1039016	CWS	Groundwater	4,500
LA	BAYOU LIBERTY WATER ASSOCIATION	LA1103005	CWS	Groundwater	10,791
LA	BAYOU TECHE WATER WORKS	LA1099002	CWS	Groundwater	9,933
LA	BEAU CHENE WATER SYSTEM	LA1103006	CWS	Groundwater	4,650

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	BEAUREGARD DISTRICT NO 2 WARD NO 5	LA1011012	CWS	Groundwater	6,116
LA	BEAUREGARD WATER WORKS DIST #3	LA1011008	CWS	Groundwater	23,100
LA	BELLE CHASSE WATER DISTRICT	LA1075001	CWS	Surfacewater	17,391
LA	BLANCHARD WATER SYSTEM	LA1017006	CWS	Surfacewater	15,180
LA	BOGUE-LUSA WATER WORKS DISTRICT	LA1117009	CWS	Groundwater	4,200
LA	BROUILLETTE WATER SYSTEM INC	LA1009003	CWS	Groundwater	3,732
LA	BROWNVILLE WATER SYSTEM	LA1073004	CWS	Groundwater	9,696
LA	BUCKEYE WATER DISTRICT 50	LA1079004	CWS	Groundwater	11,955
LA	CADEVILLE WATER DISTRICT	LA1073060	CWS	Groundwater	4,980
LA	CALCASIEU PARISH WW DIST 9 CARLYSS	LA1019116	CWS	Groundwater	14,208
LA	CALCASIEU PARISH WW DISTRICT 7	LA1019114	CWS	Groundwater	4,791
LA	CALCASIEU PARISH WW DISTRICT 8	LA1019118	CWS	Groundwater	7,710
LA	CALCASIEU PARISH WW DISTRICT NO 1	LA1019051	CWS	Groundwater	20,837
LA	CALCASIEU PARISH WW DISTRICT NO 4	LA1019053	CWS	Groundwater	5,340
LA	CALCASIEU PARISH WW DISTRICT NO 5	LA1019084	CWS	Groundwater	5,055
LA	CAMERON PARISH WW DISTRICT 11-SWEET LAKE	LA1023011	CWS	Groundwater	3,759
LA	CECILIA WATER CORPORATION	LA1099005	CWS	Groundwater	11,949
LA	CHENIERE DREW NORTH WATER SYSTEM	LA1073100	CWS	Groundwater	11,280
LA	CITY OF ABBEVILLE WATER SYSTEM	LA1113001	CWS	Groundwater	14,784
LA	CITY OF ALEXANDRIA WATER SYSTEM	LA1079001	CWS	Groundwater	66,798
LA	CITY OF BAKER WATER SYSTEM	LA1033003	CWS	Groundwater	13,855
LA	CITY OF BOGALUSA WATER SYSTEM	LA1117001	CWS	Groundwater	14,000
LA	CITY OF BOSSIER CITY WATER SYSTEM	LA1015004	CWS	Surfacewater	76,685
LA	CITY OF BREAUX BRIDGE WATER SYSTEM	LA1099003	CWS	Groundwater	8,547
LA	CITY OF BROUSSARD HWY 90 WATER SYSTEM	LA1055194	CWS	Groundwater	3,627
LA	CITY OF BROUSSARD WATER SYSTEM	LA1055003	CWS	Groundwater purchased	14,370
LA	CITY OF CARENCRO WATER SYSTEM	LA1055005	CWS	Groundwater	10,485
LA	CITY OF DENHAM SPRINGS WATER SYSTEM	LA1063004	CWS	Groundwater	25,725
LA	CITY OF DERIDDER WATER SYSTEM	LA1011001	CWS	Groundwater	14,400
LA	CITY OF GONZALES WATER SYSTEM	LA1005030	CWS	Groundwater	16,806
LA	CITY OF HAMMOND WATER SYSTEM	LA1105009	CWS	Groundwater	21,135
LA	CITY OF JEANERETTE WATER SYSTEM	LA1045004	CWS	Groundwater	5,802
LA	CITY OF JENNINGS WATER SYSTEM	LA1053003	CWS	Groundwater	9,837
LA	CITY OF KAPLAN WATER SYSTEM	LA1113009	CWS	Groundwater	4,522
LA	CITY OF LAKE CHARLES WATER SYSTEM	LA1019029	CWS	Groundwater	85,000
LA	CITY OF LEESVILLE WATER SYSTEM	LA1115019	CWS	Groundwater	7,923
LA	CITY OF MARKSVILLE WATER SYSTEM	LA1009011	CWS	Groundwater purchased	7,593

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	CITY OF OAKDALE WATER SYSTEM	LA1003006	CWS	Groundwater	6,297
LA	CITY OF OPELOUSAS WATER SYSTEM	LA1097010	CWS	Groundwater	20,397
LA	CITY OF PINEVILLE WATER SYSTEM	LA1079016	CWS	Groundwater	20,315
LA	CITY OF PLAQUEMINE WATER SYSTEM	LA1047005	CWS	Groundwater	14,043
LA	CITY OF RAYNE WATER SYSTEM	LA1001007	CWS	Groundwater	7,953
LA	CITY OF SCOTT WATER SYSTEM	LA1055026	CWS	Groundwater purchased	9,216
LA	CITY OF ST MARTINVILLE WATER SYSTEM	LA1099007	CWS	Groundwater	7,575
LA	CITY OF VIDALIA WATER SYSTEM	LA1029011	CWS	Groundwater	6,354
LA	CITY OF VILLE PLATTE WATER SYSTEM	LA1039010	CWS	Groundwater	7,430
LA	CITY OF WINNFIELD WATER SYSTEM	LA1127012	CWS	Groundwater	7,059
LA	CITY OF YOUNGSVILLE PURCHASE WS	LA1055195	CWS	Groundwater purchased	17,319
LA	COLYELL COMMUNITY WATER	LA1063003	CWS	Groundwater	4,544
LA	CONCORDIA WATERWORKS DISTRICT 1	LA1029003	CWS	Groundwater	6,921
LA	CONSOLIDATED WATERWORKS DISTRICT 2	LA1067012	CWS	Groundwater	3,498
LA	COVINGTON WATER SUPPLY	LA1103011	CWS	Groundwater	16,185
LA	CROWLEY WATER SYSTEM (LAWCO)	LA1001002	CWS	Groundwater	17,754
LA	CYPRESS BLACK BAYOU WATER SYSTEM	LA1015040	CWS	Surfacewater purchased	4,989
LA	DELHI WATER SUPPLY	LA1083002	CWS	Groundwater	4,071
LA	DEQUINCY WATER SYSTEM (LAWCO)	LA1019008	CWS	Groundwater	5,730
LA	DOW USA, LA DIVISION	LA2047003	NTNCWS	Surfacewater	3,960
LA	EAST CENTRAL VERNON WATER SYSTEM	LA1115117	CWS	Groundwater	6,282
LA	EAST FELICIANA RURAL GURLEY RD WS	LA1037004	CWS	Groundwater	3,462
LA	EAST IBERVILLE WATER SYSTEM	LA1047007	CWS	Groundwater purchased	6,525
LA	EAST SIDE WATER SYSTEM	LA1039003	CWS	Groundwater	5,640
LA	EBARB WWKS DIST # 1 - AIMWELL AREA	LA1085059	CWS	Groundwater purchased	6,186
LA	EGAN WATER CORPORATION	LA1001025	CWS	Groundwater	5,310
LA	EUNICE WATER SYSTEM (LAWCO)	LA1097022	CWS	Groundwater	15,588
LA	FALSE RIVER WATER COMPANY	LA1077041	CWS	Groundwater	4,014
LA	FARMERVILLE WATER SYSTEM	LA1111005	CWS	Groundwater	4,977
LA	FIFTH WARD WATER SYSTEM	LA1009007	CWS	Groundwater	5,676
LA	FOREST HILL UTILITIES	LA1079009	CWS	Groundwater	3,399
LA	FRANKLIN WATER SUPPLY	LA1101003	CWS	Surfacewater	8,500
LA	FSWC - HAMMOND HEIGHTS	LA1105010	CWS	Groundwater	4,281
LA	GARDNER COMMUNITY WATER SYSTEM	LA1079010	CWS	Groundwater	4,566
LA	GOWC EAST WATER SYSTEM	LA1073121	CWS	Groundwater	11,742
LA	GOWC NORTH WATER SYSTEM	LA1073120	CWS	Groundwater	13,287
LA	GRAMBLING WATER SYSTEM	LA1061006	CWS	Groundwater	4,949

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	GREATER WARD 1 WATERWORKS DISTRICT	LA1061007	CWS	Groundwater	3,333
LA	GRETNA WATERWORKS	LA1051003	CWS	Surfacewater	17,802
LA	HENDERSON NINA WATER SYSTEM INC	LA1099006	CWS	Groundwater	4,545
LA	HOMER WATER SYSTEM	LA1027003	CWS	Groundwater	3,427
LA	HOUMA WATER TREATMENT SERVICE AREA	LA1109001	CWS	Surfacewater	11,148
LA	HOUSTON RIVER WATERWORKS DISTRICT 11	LA1019119	CWS	Groundwater	6,858
LA	IBERIA WATER WORKS DISTRICT 3 - COTEAU	LA1045002	CWS	Groundwater	8,448
LA	INTRACOASTAL WATER SYSTEM WEST	LA1047002	CWS	Surfacewater	6,465
LA	JEFF DAVIS CENTRAL WATERWORKS DISTRICT	LA1053012	CWS	Groundwater	5,343
LA	JEFF DAVIS WATER AND SEWER COMMISSION 1	LA1053014	CWS	Groundwater	9,702
LA	JEFF DAVIS WATER DISTRICT 4	LA1053013	CWS	Groundwater	3,990
LA	JONESBORO WATER SYSTEM	LA1049010	CWS	Groundwater	6,132
LA	KEATCHIE WATER SYSTEM	LA1031007	CWS	Groundwater	3,465
LA	KIROLI DARBONNE WS	LA1073020	CWS	Groundwater	9,210
LA	KOLIN RUBY WISE WATERWORK DISTRICT 11 A	LA1079023	CWS	Groundwater	4,992
LA	LAFAYETTE UTILITIES WATER SYSTEM	LA1055017	CWS	Groundwater	156,516
LA	LAFORCHE WATER DISTRICT 1	LA1057001	CWS	Surfacewater	81,609
LA	LAKE PROVIDENCE WATER SYSTEM	LA1035002	CWS	Groundwater	5,850
LA	LAKESHORE ESTATES	LA1103171	CWS	Groundwater	4,146
LA	LAWTELL WATER WORKS DISTRICT NO 1	LA1097004	CWS	Groundwater	3,645
LA	LEE ROAD WATER CORPORATION	LA1103020	CWS	Groundwater	6,048
LA	LENA WATER SYSTEM INC	LA1079019	CWS	Groundwater	3,540
LA	LEWISBURG BELLEVUE WATER SYSTEM	LA1097006	CWS	Groundwater	7,902
LA	LPWD NORTH PRODUCTION FACILITY	LA1055171	CWS	Groundwater	3,987
LA	LPWD SOUTH	LA1055156	CWS	Groundwater purchased	13,587
LA	LPWDN NORTH REGION	LA1055191	CWS	Groundwater purchased	16,092
LA	LPWDN SOUTH REGION	LA1055192	CWS	Groundwater purchased	3,786
LA	LUTCHER WATERWORKS	LA1093003	CWS	Surfacewater	4,781
LA	MAGNOLIA PLANTATION WATER SYSTEM INC	LA1113032	CWS	Groundwater	8,607
LA	MAGNOLIA WATER UTIL -RESOLVE WHISPERWOOD	LA1103046	CWS	Groundwater	6,867
LA	MAGNOLIA WATER UTILITIES - EDEN ISLES	LA1103013	CWS	Groundwater	10,155
LA	MAGNOLIA WATER UTILITIES - GREENLEAVES	LA1103118	CWS	Groundwater	8,031
LA	MAGNOLIA WATER UTILITIES - THE MEADOWS	LA1103106	CWS	Groundwater	4,701

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	MANDEVILLE WATER SUPPLY	LA1103023	CWS	Groundwater	13,000
LA	MILTON PURCHASE WATER SYSTEM	LA1055196	CWS	Groundwater purchased	10,830
LA	MINDEN WATER SYSTEM	LA1119021	CWS	Groundwater	16,281
LA	MIRE BRANCH WATER CORPORATION	LA1001024	CWS	Groundwater	9,897
LA	MONROE WATER SYSTEM	LA1073031	CWS	Surfacewater	57,000
LA	MONTEREY RURAL WATER SYSTEM INC	LA1029007	CWS	Groundwater	5,250
LA	NATCHITOCHE PARISH WWKS DISTRICT 2	LA1069006	CWS	Groundwater	8,400
LA	NEW CARROLL WATER SYSTEM	LA1123005	CWS	Groundwater	3,618
LA	NEW IBERIA WATER SYSTEM (LAWCO)	LA1045009	CWS	Groundwater	60,123
LA	NEW LLANO WATER DEPARTMENT	LA1115022	CWS	Groundwater	3,840
LA	NEW ROADS WATER SYSTEM	LA1077026	CWS	Groundwater	9,024
LA	NORTH DESOTO WATER SYSTEM	LA1031011	CWS	Groundwater	7,500
LA	NORTH FRANKLIN WATER WORKS	LA1041003	CWS	Groundwater	7,989
LA	NORTH OF CROWLEY WATER CORPORATION	LA1001023	CWS	Groundwater	3,894
LA	PINEHILL WATERWORKS DISTRICT	LA1017027	CWS	Surfacewater purchased	4,692
LA	PLAISANCE WATER SYSTEM	LA1097012	CWS	Groundwater	6,375
LA	POINTE COUPEE WATER WORKS DISTRICT 1	LA1077043	CWS	Groundwater	4,251
LA	POLLOCK AREA WATER SYSTEM INC	LA1043017	CWS	Groundwater	3,474
LA	PONTCHATOU LA WATER SYSTEM	LA1105019	CWS	Groundwater	6,657
LA	PORT ALLEN WATER SYSTEM	LA1121014	CWS	Groundwater	6,759
LA	PRAIRIE RONDE WATER SYSTEM INC	LA1097014	CWS	Groundwater	5,961
LA	RAPIDES ISLAND WATER ASSOCIATION INC	LA1079020	CWS	Groundwater	5,814
LA	RAPIDES PARISH WATERWORKS DISTRICT 3	LA1079017	CWS	Surfacewater	19,983
LA	RAYVILLE WATER SYSTEM	LA1083006	CWS	Groundwater	4,842
LA	RIVER ROAD WATER SYSTEM	LA1083008	CWS	Groundwater	3,510
LA	RURAL FRANKLINTON WATER	LA1117003	CWS	Groundwater	3,450
LA	RUSTON WATER SYSTEM	LA1061017	CWS	Groundwater	22,468
LA	SABINE PARISH WATER DISTRICT 1	LA1085036	CWS	Groundwater	6,717
LA	SAVOY SWORDS WATER SYSTEM INC	LA1097024	CWS	Groundwater	7,284
LA	SHREVEPORT WATER SYSTEM	LA1017031	CWS	Surfacewater	201,000
LA	SLIDELL WATER SUPPLY	LA1103041	CWS	Groundwater	38,637
LA	SOUTH CLAIBORNE WATER SYSTEM	LA1027006	CWS	Groundwater	3,840
LA	SOUTH GRANT WATER CORPORATION	LA1043008	CWS	Groundwater	5,289
LA	SOUTH MONROE WS GOWC	LA1073046	CWS	Groundwater	7,164
LA	SOUTH RAYNE WATER CORPORATION	LA1001022	CWS	Groundwater	4,350
LA	SOUTH VERNON PARISH WATERWORKS DISTRICT	LA1115118	CWS	Groundwater	4,083
LA	SOUTHEAST WATERWORKS DISTRICT 2	LA1113031	CWS	Groundwater	6,810

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	SOUTHWEST ALLEN WW DISTRICT NO 2	LA1003009	CWS	Groundwater	8,106
LA	SOUTHWEST OUACHITA WATERWORKS, INC	LA1073047	CWS	Groundwater	10,725
LA	SPRINGHILL WATER SYSTEM	LA1119028	CWS	Groundwater	7,800
LA	ST BERNARD PARISH WATERWORKS	LA1087001	CWS	Surfacewater	44,000
LA	ST JAMES WATER DISTRICT 2	LA1093005	CWS	Surfacewater	9,392
LA	ST JOHN WATER DISTRICT 3	LA1095007	CWS	Groundwater	29,872
LA	ST LANDRY WATER WORKS DISTRICT 2 RURAL	LA1097033	CWS	Groundwater	4,761
LA	ST MARY PARISH W&S #2 BAYOU VISTA	LA1101015	CWS	Surfacewater purchased	5,379
LA	ST MARY WATER & SEWER COMM #3	LA1101010	CWS	Surfacewater	7,500
LA	ST TAM PARISH - BRIARWOOD TERRACE	LA1103079	CWS	Groundwater	17,536
LA	ST TAM PARISH - CROSS GATES SD	LA1103053	CWS	Groundwater	9,600
LA	ST TAM PARISH-FAUBOURG-COQUILLE	LA1103149	CWS	Groundwater	12,849
LA	ST TAMMANY WATER DIST 2	LA1103033	CWS	Groundwater	5,200
LA	SULPHUR CITY OF WATER SYSTEM	LA1019044	CWS	Groundwater	20,632
LA	TALLULAH WATER SYSTEM	LA1065003	CWS	Groundwater	8,601
LA	TANGIPAHOA (SECOND WARD) WATER DISTRICT	LA1105077	CWS	Groundwater	4,112
LA	TANGIPAHOA PARISH WATER DISTRICT	LA1105008	CWS	Groundwater	59,529
LA	TENSAS WATER DISTRICT ASSOCIATION	LA1107009	CWS	Surfacewater	3,843
LA	THIBODAUX WATERWORKS	LA1057003	CWS	Surfacewater	15,810
LA	TOWN & COUNTRY SERVICE	LA1073054	CWS	Surfacewater purchased	5,715
LA	TOWN OF ALBANY WATER SYSTEM	LA1063022	CWS	Groundwater	6,198
LA	TOWN OF AMITE WATER SYSTEM	LA1105001	CWS	Groundwater	4,300
LA	TOWN OF ARNAUDVILLE WATER SYSTEM	LA1099001	CWS	Groundwater	3,801
LA	TOWN OF BENTON WATER SYSTEM	LA1015002	CWS	Surfacewater purchased	6,825
LA	TOWN OF BERWICK	LA1101014	CWS	Surfacewater purchased	5,898
LA	TOWN OF BUNKIE WATER SYSTEM	LA1009004	CWS	Groundwater	4,393
LA	TOWN OF CHURCH POINT WATER SYSTEM	LA1001001	CWS	Groundwater	4,560
LA	TOWN OF FERRIDAY WATER SYSTEM	LA1029005	CWS	Groundwater	4,193
LA	TOWN OF FRANKLINTON WATER SYSTEM	LA1117002	CWS	Groundwater	4,150
LA	TOWN OF GREENWOOD WATER SYSTEM	LA1017014	CWS	Surfacewater	5,205
LA	TOWN OF HAUGHTON WATER SYSTEM	LA1015011	CWS	Groundwater	5,355
LA	TOWN OF IOWA WATER SYSTEM	LA1019026	CWS	Groundwater	3,575
LA	TOWN OF JENA WATER SYSTEM	LA1059003	CWS	Groundwater	3,614

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	TOWN OF LEONVILLE WATER SYSTEM	LA1097005	CWS	Groundwater	9,552
LA	TOWN OF LIVINGSTON WATER SYSTEM	LA1063013	CWS	Groundwater	8,658
LA	TOWN OF MAMOU WATER SYSTEM	LA1039005	CWS	Groundwater	4,559
LA	TOWN OF PEARL RIVER	LA1103157	CWS	Groundwater	3,333
LA	TOWN OF PLAUCHEVILLE WATER SYSTM	LA1009013	CWS	Groundwater	3,420
LA	TOWN OF PORT BARRE WATER SYSTEM	LA1097013	CWS	Groundwater	3,867
LA	TOWN OF SUNSET WATER SYSTEM	LA1097015	CWS	Groundwater	3,984
LA	TOWN OF VINTON WATER SYSTEM	LA1019048	CWS	Groundwater	4,494
LA	TOWN OF WELSH WATER SYSTEM	LA1053006	CWS	Groundwater	4,311
LA	TOWN OF WOODWORTH WATER SYSTEM	LA1079027	CWS	Groundwater	4,818
LA	UNITED WATER SYSTEM	LA1099009	CWS	Groundwater	4,350
LA	UTILITIES INC - KINGSPPOINT SUBDIVISION	LA1103055	CWS	Groundwater	6,276
LA	UTILITIES INC - NORTH PARK WATER SUPPLY	LA1103124	CWS	Groundwater	11,298
LA	VARNADO WATER WORKS	LA1117006	CWS	Groundwater	4,230
LA	VERMILION WATERWORKS DISTRICT 1	LA1113034	CWS	Groundwater	22,800
LA	VERNON PARISH WATER AND SEWER COMMISSION	LA1115071	CWS	Groundwater	4,824
LA	VILLAGE OF PARKS WATER SYSTEM	LA1099008	CWS	Groundwater	12,360
LA	VILLAGE OF TURKEY CREEK WATER SYSTEM	LA1039013	CWS	Groundwater	5,217
LA	VILLAGE WATER SYSTEM	LA1015018	CWS	Groundwater	10,644
LA	VIVIAN WATER SYSTEM	LA1017037	CWS	Surfacewater	4,050
LA	WALKER WATER SYSTEM	LA1063017	CWS	Groundwater	13,530
LA	WALNUT BAYOU WATER ASSOCIATION	LA1065004	CWS	Groundwater	3,531
LA	WARD II WATER DISTRICT	LA1063039	CWS	Groundwater	68,133
LA	WATERWORKS DISTRICT 7	LA1017052	CWS	Groundwater	5,724
LA	WBR DISTRICT 4 -SECTION ROAD WINTERVILLE	LA1121027	CWS	Groundwater	5,100
LA	WBR PUBLIC UTILITIES	LA1121008	CWS	Groundwater	4,329
LA	WESLEY CHAPEL WATER SYSTEM	LA1061020	CWS	Groundwater	3,480
LA	WEST ALLEN PARISH WATER SYSTEM	LA1003010	CWS	Groundwater	3,393
LA	WEST BATON ROUGE WATER WORKS DISTRICT 2	LA1121018	CWS	Groundwater	13,437
LA	WEST FELICIANA CONSOL WWKS DISTRICT 13	LA1125010	CWS	Groundwater	10,956
LA	WEST GRANT WATER ASSOCIATION	LA1043014	CWS	Groundwater	3,324
LA	WEST HWY 80 ARK ROAD WS	LA1073055	CWS	Groundwater	13,386
LA	WEST MONROE WATER SYSTEM	LA1073056	CWS	Groundwater	16,005
LA	WEST VERNON PARISH WATERWORKS DISTRICT	LA1115121	CWS	Groundwater	4,182
LA	WESTLAKE CITY OF WATER SYSTEM	LA1019054	CWS	Groundwater	4,568

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
LA	WESTWEGO WATERWORKS	LA1051005	CWS	Surfacewater purchased	8,534
LA	WINNSBORO WATER SYSTEM	LA1041006	CWS	Groundwater	7,518
LA	WWKS DISTRICT 2 OF ST HELENA	LA1091007	CWS	Groundwater	8,349
LA	ZACHARY WATER SYSTEM	LA1033030	CWS	Groundwater	23,469
MA	ACUSHNET WATER DEPARTMENT	MA4003000	CWS	Surfacewater purchased	8,076
MA	ADAMS FIRE DISTRICT	MA1004000	CWS	Groundwater	7,972
MA	AGAWAM WATER DEPARTMENT	MA1005000	CWS	Surfacewater purchased	28,692
MA	ARLINGTON WATER DEPT. (MWRA)	MA3010000	CWS	Surfacewater purchased	46,308
MA	ASHBURNHAM WATER DEPARTMENT	MA2011000	CWS	Surfacewater	3,680
MA	BELMONT WATER DEPT. (MWRA)	MA3026000	CWS	Surfacewater purchased	25,211
MA	BEVERLY WATER DEPT	MA3030000	CWS	Surfacewater purchased	47,461
MA	BOSTON WATER AND SEWER COMMISSION (MWRA)	MA3035000	CWS	Surfacewater purchased	675,647
MA	BROOKLINE WATER AND SEWER DIVISION	MA3046000	CWS	Surfacewater purchased	63,191
MA	CHELSEA WATER DEPT. (MWRA)	MA3057000	CWS	Surfacewater purchased	39,690
MA	CHERRY VALLEY/ ROCHDALE WATER DISTRICT	MA2151001	CWS	Surfacewater purchased	3,685
MA	CHICOPEE WATER DEPT (MWRA)	MA1061000	CWS	Surfacewater purchased	55,126
MA	EAST LONGMEADOW DPW WATER DEPT	MA1085000	CWS	Surfacewater purchased	16,053
MA	EVERETT WATER DEPT. (MWRA)	MA3093000	CWS	Surfacewater purchased	49,075
MA	FAIRHAVEN WATER DEPT	MA4094000	CWS	Groundwater	15,792
MA	FRAMINGHAM WATER DEPT. (MWRA)	MA3100000	CWS	Surfacewater purchased	72,362
MA	HADLEY DPW WATER DIVISION	MA1117002	CWS	Groundwater	4,980
MA	HOLBROOK PUBLIC WORKS DEPT	MA4133000	CWS	Surfacewater purchased	11,407
MA	KENWOOD WATER DISTRICT	MA3079001	CWS	Surfacewater purchased	9,430
MA	LENOX DPW WATER DIVISION	MA1152000	CWS	Surfacewater	9,800
MA	LEXINGTON WATER DEPT. (MWRA)	MA3155000	CWS	Surfacewater purchased	32,271
MA	LONGMEADOW WATER DEPT	MA1159000	CWS	Surfacewater purchased	15,853
MA	LYNNFIELD WATER DIST. (MWRA)	MA3164001	CWS	Surfacewater purchased	4,820
MA	MALDEN WATER DIVISION (MWRA)	MA3165000	CWS	Surfacewater purchased	59,450
MA	MARBLEHEAD WATER DEPT. (MWRA)	MA3168000	CWS	Surfacewater purchased	20,441

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	MARLBOROUGH DPW WATER DIV. (MWRA)	MA2170000	CWS	Surfacewater purchased	38,499
MA	MATTAPOISETT WATER DEPARTMENT	MA4173000	CWS	Groundwater	7,685
MA	MEDFORD WATER DEPT. (MWRA)	MA3176000	CWS	Surfacewater purchased	57,945
MA	MELROSE WATER DIVISION (MWRA)	MA3178000	CWS	Surfacewater purchased	29,817
MA	MIDDLETON WATER DEPT.	MA3184000	CWS	Surfacewater purchased	7,123
MA	MILTON WATER DEPT. (MWRA)	MA3189000	CWS	Surfacewater purchased	28,630
MA	NAHANT WATER DEPT. (MWRA)	MA3196000	CWS	Surfacewater purchased	3,502
MA	NEWTON WATER DEPT. (MWRA)	MA3207000	CWS	Surfacewater purchased	89,103
MA	NORTH READING WATER DEPT.	MA3213000	CWS	Surfacewater purchased	15,554
MA	NORTHBOROUGH WATER DEPARTMENT (MWRA)	MA2215000	CWS	Surfacewater purchased	11,556
MA	NORTHBRIDGE WATER DIVISION	MA2216006	CWS	Purchased groundwater under influence of surfacewater source	7,996
MA	NORWOOD WATER DEPT. (MWRA)	MA4220000	CWS	Surfacewater purchased	28,284
MA	PALMER WATER DISTRICT NO.1	MA1227000	CWS	Surfacewater	4,789
MA	QUINCY WATER DEPT. (MWRA)	MA3243000	CWS	Surfacewater purchased	101,636
MA	RANDOLPH WATER DEPARTMENT	MA4244000	CWS	Surfacewater purchased	34,362
MA	READING WATER DEPARTMENT (MWRA)	MA3246000	CWS	Surfacewater purchased	26,611
MA	REVERE WATER DIVISION (MWRA)	MA3248000	CWS	Surfacewater purchased	59,075
MA	SALEM WATER DEPARTMENT	MA3258000	CWS	Surfacewater purchased	44,480
MA	SAUGUS WATER DEPT. (MWRA)	MA3262000	CWS	Surfacewater purchased	24,529
MA	SOMERVILLE WATER DEPT. (MWRA)	MA3274000	CWS	Surfacewater purchased	81,045
MA	SOUTH DEERFIELD WATER SUPPLY DISTRICT	MA1074001	CWS	Surfacewater	3,800
MA	SOUTH HADLEY FD #1 (MWRA)	MA1275000	CWS	Surfacewater purchased	14,800
MA	SOUTH HADLEY FIRE DISTRICT #2 WATER DEPT	MA1275001	CWS	Groundwater	6,200
MA	SOUTHBOROUGH DPW WATER DIVISION (MWRA)	MA2277000	CWS	Surfacewater purchased	10,242
MA	STONEHAM WATER DEPT (MWRA SUPPLY)	MA3284000	CWS	Surfacewater purchased	23,244

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MA	SWAMPSCOTT WATER DEPT. (MWRA)	MA3291000	CWS	Surfacewater purchased	15,111
MA	TISBURY WATER WORKS	MA4296000	CWS	Groundwater	6,082
MA	WALTHAM WATER DEPARTMENT	MA3308000	CWS	Surfacewater purchased	65,218
MA	WESTMINSTER DEPARTMENT OF PUBLIC WORKS	MA2332000	CWS	Surfacewater purchased	3,661
MA	WESTON WATER DEPT.	MA3333000	CWS	Surfacewater purchased	11,320
MA	WHITMAN WATER SYSTEM	MA4338000	CWS	Surfacewater purchased	14,269
MA	WILBRAHAM WATER DEPT (MWRA)	MA1339000	CWS	Surfacewater purchased	8,533
MA	WILLIAMSTOWN WATER DEPT	MA1341000	CWS	Groundwater	7,326
MA	WINCHENDON WATER DEPARTMENT	MA2343000	CWS	Surfacewater purchased	5,706
MA	WINTHROP WATER DIVISION, (MWRA)	MA3346000	CWS	Surfacewater purchased	19,316
MD	BROAD CREEK	MD0020004	CWS	Groundwater	23,179
MD	BRYANS ROAD	MD0080033	CWS	Groundwater	6,077
MD	CHAPEL HILL - ABERDEEN PROVING GROUNDS	MD0120002	CWS	Groundwater	15,000
MD	CHESAPEAKE COMPLEX	MD1020003	NTNCWS	Groundwater	4,785
MD	CHESAPEAKE RANCH ESTATES	MD0040004	CWS	Groundwater	9,500
MD	CITY OF ANNAPOLIS	MD0020001	CWS	Groundwater	35,000
MD	CITY OF BOWIE	MD0160002	CWS	Groundwater	25,000
MD	CITY OF CAMBRIDGE	MD0090002	CWS	Groundwater	15,000
MD	CITY OF CUMBERLAND	MD0010008	CWS	Surfacewater	27,039
MD	CITY OF FROSTBURG	MD0010011	CWS	Surfacewater	11,000
MD	CITY OF HAGERSTOWN	MD0210010	CWS	Surfacewater	92,200
MD	CITY OF POCOMOKE CITY	MD0230006	CWS	Groundwater	4,100
MD	CROFTON-ODENTON	MD0020008	CWS	Groundwater	62,986
MD	EASTERN REGION ALLEGANY DISTRIB. SYSTEM	MD0010005	CWS	Surfacewater purchased	5,703
MD	EASTON UTILITIES	MD0200003	CWS	Groundwater	16,118
MD	FREEDOM DISTRICT	MD0060002	CWS	Surfacewater	24,867
MD	HOWARD COUNTY D.P.W. DISTRIBUTION	MD0130002	CWS	Surfacewater purchased	286,158
MD	LA VALE SANITARY COMMISSION	MD0010016	CWS	Surfacewater purchased	5,500
MD	LEXINGTON PARK	MD0180007	CWS	Groundwater	43,030
MD	MGM NATIONAL HARBOR	MD1160049	NTNCWS	Surfacewater purchased	24,000
MD	MYSTIC HARBOUR	MD0230011	CWS	Groundwater	3,600
MD	PRINCE FREDERICK	MD0040011	CWS	Groundwater	4,371
MD	SEVERN WATER COMPANY	MD0020027	CWS	Groundwater	5,447
MD	SOLOMONS	MD0040027	CWS	Groundwater	3,811
MD	STEVENSVILLE	MD0170019	CWS	Groundwater	9,155

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MD	THE PROVINCES	MD0020029	CWS	Groundwater	3,991
MD	TOWN OF CENTREVILLE	MD0170001	CWS	Groundwater	3,322
MD	TOWN OF CHESAPEAKE BEACH	MD0040003	CWS	Groundwater	5,000
MD	TOWN OF DELMAR	MD0220001	CWS	Groundwater	4,500
MD	TOWN OF DENTON	MD0050001	CWS	Groundwater	4,500
MD	TOWN OF INDIAN HEAD	MD0080020	CWS	Groundwater	4,100
MD	TOWN OF LA PLATA	MD0080025	CWS	Groundwater	9,500
MD	TOWN OF OCEAN CITY	MD0230003	CWS	Groundwater	30,000
MD	TOWN OF PERRYVILLE	MD0070018	CWS	Surfacewater	4,413
MD	TOWN OF WALKERSVILLE	MD0100025	CWS	Groundwater under influence of surfacewater	8,440
MD	WALDORF - CHARLES COUNTY DPW	MD0080049	CWS	Surfacewater purchased	91,260
MD	WESTERN REGION ALLEGANY DISTRIB. SYSTEM	MD0010009	CWS	Surfacewater purchased	4,955
ME	ANSON AND MADISON WATER DISTRICT	ME0090930	CWS	Surfacewater	5,475
ME	AUBURN WATER DISTRICT	ME0090070	CWS	Surfacewater	17,245
ME	BANGOR WATER DISTRICT	ME0090110	CWS	Surfacewater	27,098
ME	BATH WATER DISTRICT	ME0090130	CWS	Surfacewater	9,487
ME	BELFAST WATER DISTRICT	ME0090140	CWS	Groundwater	5,698
ME	BREWER WATER DEPARTMENT	ME0090220	CWS	Surfacewater	8,858
ME	CARIBOU UTILITIES DISTRICT	ME0090320	CWS	Groundwater	4,210
ME	ELLSWORTH WATER DEPARTMENT	ME0090520	CWS	Surfacewater	3,695
ME	FARMINGTON VILLAGE CORP WATER DEPT	ME0090540	CWS	Groundwater	4,050
ME	HAMPDEN WATER DISTRICT	ME0090660	CWS	Surfacewater purchased	4,765
ME	KITTERY WATER DISTRICT	ME0090790	CWS	Surfacewater	14,250
ME	LAKE ARROWHEAD COMMUNITY INC	ME0090811	CWS	Groundwater	3,325
ME	LEWISTON WATER & SEWER DIVISION	ME0090830	CWS	Surfacewater	23,720
ME	LINCOLN WATER DISTRICT	ME0090860	CWS	Groundwater	3,550
ME	MAINE WATER COMPANY BIDDEFORD SACO DIV	ME0090170	CWS	Surfacewater	38,740
ME	MAINE WATER COMPANY CAMDEN & ROCKLAND	ME0090300	CWS	Surfacewater	19,438
ME	MAINE WATER COMPANY MILLINOCKET DIVISION	ME0090990	CWS	Surfacewater	5,400
ME	OLD TOWN WATER DISTRICT	ME0091200	CWS	Groundwater	7,498
ME	ORONO-VEAZIE WATER DISTRICT	ME0091210	CWS	Groundwater	5,590
ME	PORTLAND WATER DISTRICT-GREATER	ME0091300	CWS	Surfacewater	142,000
ME	PRESQUE ISLE UTILITIES DISTRICT	ME0091310	CWS	Groundwater under influence of surfacewater	6,128
ME	RUMFORD WATER DISTRICT	ME0091380	CWS	Groundwater	4,250
ME	SOUTH BERWICK WATER DISTRICT	ME0091470	CWS	Groundwater	3,432

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ME	TOWN OF BAR HARBOR- WATER DIVISION	ME0090120	CWS	Surfacewater	4,443
ME	YORK WATER DISTRICT	ME0091680	CWS	Surfacewater	13,400
MI	ADA TOWNSHIP	MI0000012	CWS	Surfacewater purchased	7,068
MI	AEP Walton Road	MI2072711	System not found in SDWIS, additional search could not find system name.		
MI	ALGONAC, CITY OF	MI0000110	CWS	Surfacewater	4,110
MI	ALLENDALE TOWNSHIP	MI0000127	CWS	Surfacewater purchased	19,725
MI	ALMA, CITY OF	MI0000140	CWS	Surfacewater purchased	9,182
MI	ALPENA TOWNSHIP	MI0000170	CWS	Surfacewater purchased	5,839
MI	ALPENA, CITY OF	MI0000160	CWS	Surfacewater	10,128
MI	AMBER PETERSON/LILY PAD	MI2021052	System not found in SDWIS, additional search could not find system name.		
MI	ASH TOWNSHIP	MI0000245	CWS	Surfacewater purchased	5,959
MI	AUGUSTA TOWNSHIP	MI0000321	CWS	Surfacewater purchased	3,907
MI	BANGOR TOWNSHIP	MI0000390	CWS	Surfacewater purchased	11,999
MI	BATTLE CREEK - VERONA SYSTEM	MI0000450	CWS	Groundwater	43,975
MI	BAY CITY, CITY OF	MI0000470	CWS	Surfacewater purchased	32,255
MI	BAY CO. DEPT OF WATER & SEWER	MI0000485	CWS	Surfacewater purchased	8,465
MI	BEECHER METROPOLITAN DISTRICT	MI0000540	CWS	Groundwater	9,400
MI	BELDING	MI0000560	CWS	Groundwater	5,769
MI	BELLEVILLE	MI0000580	CWS	Surfacewater purchased	3,964
MI	BERKLEY	MI0000630	CWS	Surfacewater purchased	14,970
MI	BERLIN TOWNSHIP	MI0000635	CWS	Surfacewater purchased	9,300
MI	BEVERLY HILLS	MI0000690	CWS	Surfacewater purchased	10,451
MI	BIG RAPIDS	MI0000710	CWS	Groundwater	10,601

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	BIRCH GROVE SCHOOLS	MI2295563	System not found in SDWIS, additional search could not find system name.		
MI	BIRMINGHAM	MI0000730	CWS	Surfacewater purchased	20,472
MI	BLACKMAN TOWNSHIP	MI0000740	CWS	Purchased groundwater under influence of surfacewater source	14,817
MI	BLOOMFIELD HILLS	MI0000775	CWS	Surfacewater purchased	3,499
MI	BLOOMFIELD TOWNSHIP	MI0000790	CWS	Surfacewater purchased	41,070
MI	BOYNE CITY, CITY OF	MI0000800	CWS	Groundwater	3,735
MI	BRIDGEPORT TOWNSHIP	MI0000840	CWS	Surfacewater purchased	10,104
MI	Brink Farms	MI2070503	System not found in SDWIS, additional search could not find system name.		
MI	BROWNSTOWN TOWNSHIP	MI0000940	CWS	Surfacewater purchased	33,194
MI	BUCHANAN	MI0000960	CWS	Groundwater	4,871
MI	BUENA VISTA TOWNSHIP	MI0000980	CWS	Surfacewater purchased	8,676
MI	Burt Elementary School	MI6321063	System not found in SDWIS, additional search could not find system name.		
MI	BURTON, CITY OF	MI0001010	CWS	Surfacewater purchased	21,000
MI	BYRON-GAINES UTILITY AUTHORITY	MI0001023	CWS	Surfacewater purchased	37,464
MI	CADILLAC, CITY OF	MI0001030	CWS	Groundwater	10,355
MI	Camp Gan Israel	MI2019940	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	Camp Gan Israel	MI2021340	System not found in SDWIS, additional search could not find system name.		
MI	CAMP TUHSMEHETA - OAK REC CENTER	MI2102941	System not found in SDWIS, additional search could not find system name.		
MI	CANTON TOWNSHIP	MI0001100	CWS	Surfacewater purchased	90,173
MI	CARO, CITY OF	MI0001130	CWS	Groundwater	4,229
MI	CARROLLTON TOWNSHIP	MI0001160	CWS	Surfacewater purchased	6,103
MI	CARSON CITY	MI0001170	CWS	Groundwater	3,322
MI	CEDAR SPRINGS	MI0001260	CWS	Groundwater	3,520
MI	CENTER LINE, CITY OF	MI0001290	CWS	Surfacewater purchased	8,257
MI	CHARTER TOWNSHIP OF DELTA	MI0001790	CWS	Groundwater purchased	22,000
MI	CHARTER TOWNSHIP OF GRAND BLANC	MI0002745	CWS	Surfacewater purchased	21,000
MI	CHEBOYGAN, CITY OF	MI0001360	CWS	Groundwater	5,500
MI	CHELSEA	MI0001370	CWS	Groundwater	4,944
MI	CHESTERFIELD TOWNSHIP	MI0001390	CWS	Surfacewater purchased	41,650
MI	CLAWSON	MI0001440	CWS	Surfacewater purchased	11,825
MI	CLAY TOWNSHIP	MI0001450	CWS	Surfacewater purchased	9,866
MI	CLINTON TOWNSHIP	MI0001480	CWS	Surfacewater purchased	97,513
MI	COLDWATER	MI0001500	CWS	Groundwater	13,822
MI	COMMERCE TOWNSHIP	MI0001573	CWS	Surfacewater purchased	18,988
MI	Consumers Energy-Gratiot Farms Wind O&M Fac	MI2070629	System not found in SDWIS, additional search could not find system name.		
MI	COOPERSVILLE	MI0001610	CWS	Surfacewater purchased	4,519

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	CRAWFORD 2016820WL001	MI2023920	System not found in SDWIS, additional search could not find system name.		
MI	CULVERS OF HASTINGS	MI2042808	System not found in SDWIS, additional search could not find system name.		
MI	DAVISON, CITY OF	MI0001720	CWS	Groundwater	5,000
MI	DEARBORN	MI0001730	CWS	Surfacewater purchased	109,976
MI	DEARBORN HEIGHTS	MI0001740	CWS	Surfacewater purchased	57,774
MI	DETROIT CITY OF	MI0001800	CWS	Surfacewater purchased	713,777
MI	DEXTER	MI0001810	CWS	Groundwater	4,160
MI	DOWAGIAC	MI0001860	CWS	Groundwater	6,350
MI	DUNDEE	MI0001880	CWS	Surfacewater purchased	4,250
MI	DURAND, CITY OF	MI0001900	CWS	Groundwater	3,446
MI	EAST GRAND RAPIDS	MI0001960	CWS	Surfacewater purchased	11,637
MI	EAST LANSING, CITY OF	MI0001990	CWS	Groundwater purchased	33,000
MI	EASTPOINTE, CITY OF	MI0001950	CWS	Surfacewater purchased	32,442
MI	EATON RAPIDS, CITY OF	MI0002020	CWS	Groundwater	5,340
MI	ECORSE	MI0002050	CWS	Surfacewater purchased	9,512
MI	ESSEXVILLE, CITY OF	MI0002180	CWS	Surfacewater purchased	3,478
MI	FARMINGTON HILLS, CITY OF	MI0002240	CWS	Surfacewater purchased	56,240
MI	FARMINGTON, CITY OF	MI0002230	CWS	Surfacewater purchased	10,500
MI	FERNDAL	MI0002280	CWS	Surfacewater purchased	22,105
MI	FIVECAP	MI2015961	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	FLAT ROCK	MI0002300	CWS	Surfacewater purchased	10,541
MI	FLINT, CITY OF	MI0002310	CWS	Surfacewater purchased	98,310
MI	FLUSHING, CITY OF	MI0002340	CWS	Surfacewater purchased	8,389
MI	FORT GRATIOT TOWNSHIP	MI0002385	CWS	Surfacewater purchased	11,616
MI	FRANKENLUST TOWNSHIP	MI0002410	CWS	Surfacewater purchased	3,626
MI	FRANKENMUTH, CITY OF	MI0002420	CWS	Surfacewater purchased	4,944
MI	FRASER, CITY OF	MI0002460	CWS	Surfacewater purchased	16,500
MI	FRUITPORT TOWNSHIP	MI0002507	CWS	Surfacewater purchased	9,355
MI	FWG ENTERPRISES LLC	MI2035164	System not found in SDWIS, additional search could not find system name.		
MI	GARDEN CITY	MI0002550	CWS	Surfacewater purchased	27,625
MI	GARFIELD CHARTER TOWNSHIP	MI0002565	CWS	Surfacewater purchased	12,899
MI	GENESEE TOWNSHIP	MI0002617	CWS	Surfacewater purchased	8,473
MI	GEORGETOWN TOWNSHIP	MI0002620	CWS	Surfacewater purchased	41,086
MI	GIBRALTAR	MI0002630	CWS	Surfacewater purchased	4,997
MI	Glen Oaks Community College	MI7520093	System not found in SDWIS, additional search could not find system name.		
MI	Grand Blanc Montessori	MI2163625	System not found in SDWIS, additional search could not find system name.		
MI	GRAND BLANC, CITY OF	MI0002740	CWS	Groundwater	8,276
MI	GRAND HAVEN	MI0002750	CWS	Surfacewater purchased	10,412
MI	GRAND HAVEN TOWNSHIP	MI0002760	CWS	Surfacewater purchased	15,051

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	GRAND LEDGE, CITY OF	MI0002770	CWS	Groundwater	8,701
MI	GRANDVILLE	MI0002820	CWS	Surfacewater purchased	15,948
MI	GREAT LAKES PACKING - MIGRANT CAMP	MI2019905	System not found in SDWIS, additional search could not find system name.		
MI	GROSSE ILE TOWNSHIP	MI0002870	CWS	Surfacewater purchased	10,371
MI	GROSSE POINTE PARK	MI0002900	CWS	Surfacewater purchased	11,555
MI	GROSSE POINTE WOODS	MI0002920	CWS	Surfacewater purchased	16,135
MI	GROSSE POINTE, CITY OF	MI0002880	CWS	Surfacewater purchased	5,421
MI	HAMPTON TOWNSHIP	MI0002960	CWS	Surfacewater purchased	9,652
MI	HAMTRAMCK	MI0002970	CWS	Surfacewater purchased	22,413
MI	HANCOCK	MI0002980	CWS	Groundwater purchased	4,500
MI	HARPER WOODS	MI0003020	CWS	Surfacewater purchased	14,236
MI	HARRISON TOWNSHIP	MI0003040	CWS	Surfacewater purchased	24,314
MI	HASTINGS	MI0003090	CWS	Groundwater	7,350
MI	HAZEL PARK	MI0003100	CWS	Surfacewater purchased	16,400
MI	HERBRUCK'S - RECTOR ROAD	MI2029834	System not found in SDWIS, additional search could not find system name.		
MI	HIGHLAND PARK	MI0003140	CWS	Surfacewater purchased	8,977
MI	HIGHLAND TOWNSHIP	MI0003312	CWS	Groundwater	3,702
MI	HOLLAND TOWNSHIP CONSOLIDATED	MI0003195	CWS	Surfacewater purchased	34,344
MI	HOLLY, VILLAGE OF	MI0003200	CWS	Groundwater	8,557
MI	HOWELL, CITY OF	MI0003250	CWS	Groundwater	10,068
MI	HUDSONVILLE	MI0003290	CWS	Surfacewater purchased	7,116

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	HUNTEY'S CLUBHOUSE- BIG RAPIDS	MI2045254	System not found in SDWIS, additional search could not find system name.		
MI	HUNTINGTON WOODS	MI0003310	CWS	Surfacewater purchased	6,200
MI	HURON TWP	MI0003320	CWS	Surfacewater purchased	15,879
MI	IMLAY CITY, CITY OF	MI0003340	CWS	Surfacewater purchased	3,579
MI	INKSTER	MI0003360	CWS	Surfacewater purchased	25,369
MI	Inland Lakes School	MI1620084	System not found in SDWIS, additional search could not find system name.		
MI	IONIA	MI0003370	CWS	Groundwater	12,997
MI	IRA TOWNSHIP	MI0003390	CWS	Surfacewater	8,679
MI	IRONWOOD	MI0003420	CWS	Groundwater	5,387
MI	ISHPEMING	MI0003440	CWS	Groundwater purchased	6,470
MI	JACKSON	MI0003470	CWS	Groundwater	33,165
MI	JAMESTOWN TOWNSHIP	MI0003474	CWS	Surfacewater purchased	3,330
MI	KENTWOOD	MI0003620	CWS	Surfacewater purchased	36,072
MI	KIMBALL TOWNSHIP	MI0003628	CWS	Surfacewater purchased	3,463
MI	KOCHVILLE TOWNSHIP	MI0003667	CWS	Surfacewater purchased	4,695
MI	LAKE ORION COMMUNITY SCHOOLS	MI2271206	System not found in SDWIS, additional search could not find system name.		
MI	Lake Superior State University	MI2048872	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	LAKER SCHOOLS	MI2035532	System not found in SDWIS, additional search could not find system name.		
MI	LANSING BOARD OF WATER & LIGHT	MI0003760	CWS	Groundwater	166,000
MI	LANSING TOWNSHIP	MI0003770	CWS	Groundwater	5,500
MI	LANZEN EMMET	MI2041324	System not found in SDWIS, additional search could not find system name.		
MI	LAPEER, CITY OF	MI0003780	CWS	Surfacewater purchased	8,841
MI	LATHRUP VILLAGE	MI0003800	CWS	Surfacewater purchased	4,075
MI	LINCOLN PARK	MI0003870	CWS	Surfacewater purchased	38,144
MI	LINDEN, CITY OF	MI0003890	CWS	Groundwater	4,004
MI	LIVONIA	MI0003930	CWS	Surfacewater purchased	96,942
MI	LOWELL	MI0003950	CWS	Groundwater	4,150
MI	LYON TOWNSHIP	MI0003968	CWS	Groundwater	9,390
MI	M R PRODUCTS	MI2025451	System not found in SDWIS, additional search could not find system name.		
MI	MACOMB TOWNSHIP	MI0003990	CWS	Surfacewater purchased	90,000
MI	MADISON HEIGHTS	MI0004000	CWS	Surfacewater purchased	29,694
MI	MADISON TOWNSHIP	MI0004006	CWS	Groundwater	3,480
MI	MANISTEE, CITY OF	MI0004030	CWS	Groundwater	6,200
MI	Maple River Menonite School	MI2030034	System not found in SDWIS, additional search could not find system name.		
MI	MARQUETTE	MI0004120	CWS	Surfacewater	21,000
MI	MARSHALL	MI0004150	CWS	Groundwater	7,088
MI	MARYSVILLE, CITY OF	MI0004160	CWS	Surfacewater	9,959

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	MASON, CITY OF	MI0004170	CWS	Groundwater	8,252
MI	MELVINDALE	MI0004220	CWS	Surfacewater purchased	12,851
MI	Mercury Displacement Ind	MI2036014	System not found in SDWIS, additional search could not find system name.		
MI	MERIDIAN TOWNSHIP	MI0004260	CWS	Surfacewater purchased	25,600
MI	MHOG SEWER & WATER AUTHORITY	MI0004098	CWS	Groundwater	12,860
MI	MICHIGAN STATE UNIVERSITY	MI0004340	CWS	Groundwater	12,793
MI	MIDLAND CO., WATER DIST. NO. 1 OF	MI0004375	CWS	Surfacewater purchased	11,000
MI	MILAN	MI0004380	CWS	Groundwater	7,363
MI	MILFORD, VILLAGE OF	MI0004390	CWS	Groundwater	6,366
MI	MMC OEC	MI2031618	System not found in SDWIS, additional search could not find system name.		
MI	MONITOR TOWNSHIP	MI0004440	CWS	Surfacewater purchased	5,217
MI	MUSK CO NORTHSIDE WATER SYSTEM	MI0004577	CWS	Surfacewater purchased	5,133
MI	MUSKEGON CO EASTSIDE WATER SYSTEM	MI0004590	CWS	Surfacewater purchased	7,135
MI	NEGAUNEE	MI0004650	CWS	Groundwater purchased	4,568
MI	NEW BALTIMORE, CITY OF	MI0004670	CWS	Surfacewater	12,720
MI	NEW HAVEN, VILLAGE OF	MI0004690	CWS	Surfacewater purchased	5,600
MI	NILES	MI0004740	CWS	Groundwater	14,215
MI	NORTH MUSKEGON	MI0004780	CWS	Surfacewater purchased	3,786
MI	NORTHSHORE DOCK LLC	MI2018705	System not found in SDWIS, additional search could not find system name.		
MI	NORTHVILLE	MI0004830	CWS	Surfacewater purchased	6,119
MI	NORTHVILLE TOWNSHIP	MI0004845	CWS	Surfacewater purchased	32,103

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	NORTON SHORES	MI0004850	CWS	Surfacewater purchased	23,994
MI	NORWAY	MI0004860	CWS	Groundwater	3,314
MI	NOVI, CITY OF	MI0004870	CWS	Surfacewater purchased	48,000
MI	OAK PARK	MI0004880	CWS	Surfacewater purchased	29,654
MI	OCEANA CO EARLY LEARNING CENTER	MI2035064	System not found in SDWIS, additional search could not find system name.		
MI	ONE DROP BREWING CO	MI2294663	System not found in SDWIS, additional search could not find system name.		
MI	ORION TOWNSHIP	MI0005035	CWS	Surfacewater purchased	33,000
MI	OSCODA TOWNSHIP	MI0005040	CWS	Surfacewater purchased	6,997
MI	OWOSSO, CITY OF	MI0005120	CWS	Surfacewater	16,353
MI	OXFORD TOWNSHIP	MI0005138	CWS	Groundwater	9,646
MI	OXFORD, VILLAGE OF	MI0005130	CWS	Groundwater	3,540
MI	PARK TOWNSHIP (HBPW SERVICE AREA)	MI0005203	CWS	Surfacewater purchased	13,572
MI	PAW PAW	MI0005210	CWS	Groundwater	3,534
MI	PENNFIELD TOWNSHIP	MI0004760	CWS	Groundwater	3,916
MI	PETOSKEY, CITY OF	MI0005300	CWS	Groundwater	8,979
MI	PITTSFIELD TOWNSHIP	MI0005360	CWS	Surfacewater purchased	24,500
MI	PLYMOUTH	MI0005400	CWS	Surfacewater purchased	9,132
MI	PLYMOUTH TOWNSHIP	MI0005420	CWS	Surfacewater purchased	27,524
MI	PONTIAC	MI0005440	CWS	Surfacewater purchased	63,398
MI	PORT HURON TOWNSHIP	MI0005490	CWS	Surfacewater purchased	10,654
MI	PORT HURON, CITY OF	MI0005480	CWS	Surfacewater	33,800
MI	REDFORD TOWNSHIP	MI0005640	CWS	Surfacewater purchased	49,504

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	REVOLUTION FARMS	MI2102841	System not found in SDWIS, additional search could not find system name.		
MI	RICHMOND, CITY OF	MI0005670	CWS	Groundwater	5,733
MI	RIVER ROUGE	MI0005690	CWS	Surfacewater purchased	7,224
MI	RIVERVIEW	MI0005710	CWS	Surfacewater purchased	12,486
MI	ROCHESTER	MI0005720	CWS	Groundwater	7,130
MI	ROCHESTER EAST	MI0005723	CWS	Surfacewater purchased	5,500
MI	ROCHESTER HILLS	MI0000325	CWS	Surfacewater purchased	74,000
MI	ROCKFORD	MI0005730	CWS	Groundwater	7,160
MI	ROMEO, VILLAGE OF	MI0005780	CWS	Surfacewater purchased	3,750
MI	ROMULUS	MI0005785	CWS	Surfacewater purchased	23,989
MI	ROOSEVELT PARK	MI0005800	CWS	Surfacewater purchased	3,831
MI	ROSEVILLE, CITY OF	MI0005820	CWS	Surfacewater purchased	47,299
MI	ROYAL OAK, CITY OF	MI0005830	CWS	Surfacewater purchased	57,236
MI	SAGINAW CHARTER TOWNSHIP	MI0005860	CWS	Surfacewater purchased	40,840
MI	SALINE	MI0005900	CWS	Groundwater	9,158
MI	SAULT STE MARIE	MI0005950	CWS	Surfacewater	14,689
MI	SHELBY TOWNSHIP	MI0006010	CWS	Surfacewater purchased	72,000
MI	SJ AND T PROPERTIES	MI2072547	System not found in SDWIS, additional search could not find system name.		
MI	SKANDIS	MI2057980	System not found in SDWIS, additional search could not find system name.		
MI	SOUTH LYON, CITY OF	MI0006110	CWS	Groundwater	11,055
MI	SOUTHFIELD	MI0006160	CWS	Surfacewater purchased	71,739

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	SOUTHGATE	MI0006170	CWS	Surfacewater purchased	30,047
MI	SOUTHWEST MICHIGAN REGIONAL SANITARY SEW	MI0003726	CWS	Surfacewater purchased	26,780
MI	SOUTHWEST OAKLAND TOWNSHIP	MI0004878	CWS	Groundwater	4,690
MI	SPRING LAKE TOWNSHIP	MI0006235	CWS	Surfacewater purchased	9,393
MI	SPRINGFIELD	MI0006240	CWS	Groundwater purchased	3,833
MI	ST. CLAIR SHORES, CITY OF	MI0006280	CWS	Surfacewater purchased	59,715
MI	ST. CLAIR WATER AND SEWER AUTHORITY	MI0006284	CWS	Surfacewater	5,847
MI	ST. JOHNS, CITY OF	MI0006300	CWS	Groundwater	7,896
MI	STERLING HEIGHTS, CITY OF	MI0006385	CWS	Surfacewater purchased	127,000
MI	STURGIS	MI0006440	CWS	Groundwater	11,920
MI	SUMMIT TOWNSHIP	MI0006450	CWS	Groundwater	22,522
MI	SUMPTER TOWNSHIP	MI0006460	CWS	Surfacewater purchased	9,576
MI	SUPERIOR TOWNSHIP	MI0006490	CWS	Surfacewater purchased	6,765
MI	SWARTZ CREEK, CITY OF	MI0006505	CWS	Surfacewater purchased	5,557
MI	SWISSLANE DAIRY FARM	MI2102641	System not found in SDWIS, additional search could not find system name.		
MI	TAYLOR	MI0006545	CWS	Surfacewater purchased	63,409
MI	Teaching Family Homes School	MI5220200	System not found in SDWIS, additional search could not find system name.		
MI	TECUMSEH	MI0006560	CWS	Groundwater	8,521
MI	THOMAS TOWNSHIP	MI0006580	CWS	Surfacewater purchased	12,085
MI	THREE RIVERS	MI0006610	CWS	Groundwater	7,811
MI	TITTABAWASSEE TOWNSHIP	MI0002470	CWS	Surfacewater purchased	9,227
MI	TRENTON	MI0006650	CWS	Surfacewater purchased	18,544
MI	TROY	MI0006690	CWS	Surfacewater purchased	80,980
MI	UPPER MICHIGAN WATER COMPANY	MI0004800	CWS	Groundwater	5,535

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MI	UTICA, CITY OF	MI0006760	CWS	Surfacewater purchased	5,059
MI	VAN BUREN TOWNSHIP	MI0006770	CWS	Surfacewater purchased	27,359
MI	WALLED LAKE, CITY OF	MI0006875	CWS	Surfacewater purchased	5,296
MI	WARREN, CITY OF	MI0006900	CWS	Surfacewater purchased	134,056
MI	WASHINGTON TOWNSHIP	MI0006905	CWS	Surfacewater purchased	15,828
MI	WAYLAND	MI0006940	CWS	Groundwater	4,435
MI	WAYNE	MI0006950	CWS	Surfacewater purchased	17,593
MI	WEST BLOOMFIELD TOWNSHIP	MI0006975	CWS	Surfacewater purchased	49,479
MI	WESTLAND	MI0007040	CWS	Surfacewater purchased	84,094
MI	WHITE LAKE TOWNSHIP	MI0007065	CWS	Groundwater	5,799
MI	WILLIAMS TOWNSHIP	MI0007125	CWS	Surfacewater purchased	5,444
MI	WILLIAMSTON, CITY OF	MI0007120	CWS	Groundwater	3,975
MI	WIXOM, CITY OF	MI0007135	CWS	Surfacewater purchased	13,928
MI	Wolverine Mutual Insurance	MI2036514	System not found in SDWIS, additional search could not find system name.		
MI	WOODHAVEN	MI0007180	CWS	Surfacewater purchased	12,875
MI	WORTH TOWNSHIP	MI0003856	CWS	Surfacewater purchased	3,854
MI	YPSILANTI COMMUNITY UTILITY AUTHORITY	MI0007260	CWS	Surfacewater purchased	53,988
MI	ZEELAND BOARD OF PUBLIC WORKS	MI0007270	CWS	Surfacewater purchased	8,328
MN	Albert Lea	MN1240001	CWS	Groundwater	18,492
MN	Arden Hills	MN1620001	CWS	Surfacewater purchased	9,939
MN	Breckenridge	MN1840002	CWS	Groundwater	3,340
MN	Buffalo	MN1860005	CWS	Groundwater	16,103
MN	Byron	MN1550001	CWS	Groundwater	6,312
MN	Cambridge	MN1300002	CWS	Groundwater	9,249
MN	Carver	MN1100017	CWS	Groundwater	4,997
MN	Champlin	MN1270006	CWS	Groundwater	24,085
MN	Chaska	MN1100002	CWS	Groundwater	26,016
MN	Chisholm	MN1690007	CWS	Surfacewater	4,940

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	Columbia Heights	MN1020016	CWS	Surfacewater purchased	20,000
MN	Crystal	MN1270008	CWS	Surfacewater purchased	22,937
MN	Dayton	MN1270073	CWS	Groundwater	4,467
MN	Delano Municipal Utilities	MN1860007	CWS	Groundwater	6,282
MN	Detroit Lakes	MN1030005	CWS	Groundwater	9,869
MN	Dilworth	MN1140003	CWS	Surfacewater purchased	4,612
MN	Duluth	MN1690011	CWS	Surfacewater	86,859
MN	Eden Prairie	MN1270010	CWS	Groundwater	63,726
MN	Elko New Market	MN1700029	CWS	Groundwater	4,285
MN	Ely	MN1690014	CWS	Surfacewater	3,616
MN	Eveleth	MN1690018	CWS	Surfacewater	3,770
MN	Fairmont	MN1460003	CWS	Surfacewater	10,328
MN	Fergus Falls	MN1560014	CWS	Surfacewater	14,194
MN	Forest Lake	MN1820005	CWS	Groundwater	11,276
MN	Glencoe	MN1430003	CWS	Groundwater	5,607
MN	Golden Valley	MN1270014	CWS	Surfacewater purchased	23,000
MN	Goodview	MN1850012	CWS	Groundwater	4,158
MN	Hermantown	MN1690043	CWS	Surfacewater purchased	5,055
MN	Hutchinson	MN1430004	CWS	Groundwater	14,590
MN	International Falls	MN1360002	CWS	Surfacewater	5,737
MN	Joint Powers Water Board	MN1860024	CWS	Groundwater	22,820
MN	Jordan	MN1700003	CWS	Groundwater	6,148
MN	Kasson	MN1200005	CWS	Groundwater	6,664
MN	LaCrescent	MN1280007	CWS	Groundwater	5,029
MN	LeSueur	MN1400010	CWS	Groundwater	4,050
MN	Lincoln-Pipestone Rural Water System	MN1410007	CWS	Surfacewater purchased	13,644
MN	Lindstrom	MN1130007	CWS	Groundwater	4,888
MN	Little Canada	MN1620005	CWS	Surfacewater purchased	9,750
MN	Lonsdale	MN1660006	CWS	Groundwater	3,913
MN	Mankato	MN1070009	CWS	Groundwater under influence of surfacewater	42,803
MN	Medina	MN1270023	CWS	Groundwater	4,430
MN	Minnetrista	MN1270036	CWS	Groundwater	5,071
MN	Montevideo	MN1120004	CWS	Groundwater	5,337
MN	Montrose	MN1860016	CWS	Groundwater	3,320
MN	Morris	MN1750005	CWS	Groundwater	5,351
MN	Mound	MN1270038	CWS	Groundwater	9,447
MN	New Hope	MN1270040	CWS	Surfacewater purchased	20,963

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MN	New Prague	MN1400013	CWS	Groundwater	7,585
MN	New Ulm	MN1080003	CWS	Groundwater	13,342
MN	No Town	MN5990002	System not found in SDWIS, additional search could not find system name.		
MN	North Branch	MN1130011	CWS	Groundwater	5,263
MN	North Mankato	MN1520005	CWS	Groundwater	13,462
MN	Norwood-Young America	MN1100019	CWS	Groundwater	3,583
MN	Owatonna	MN1740007	CWS	Groundwater	25,766
MN	Park Rapids	MN1290003	CWS	Groundwater	4,247
MN	Pine Island	MN1250012	CWS	Groundwater	3,324
MN	Prior Lake	MN1700007	CWS	Groundwater	25,282
MN	Red Rock Rural Water System	MN1170009	CWS	Groundwater	5,840
MN	Red Wing	MN1250013	CWS	Groundwater	16,459
MN	Redwood Falls	MN1640008	CWS	Groundwater	5,254
MN	Roseville	MN1620013	CWS	Surfacewater purchased	36,457
MN	Saint Charles	MN1850009	CWS	Groundwater	3,825
MN	Saint Cloud	MN1730027	CWS	Surfacewater	67,344
MN	Saint Francis	MN1020028	CWS	Groundwater	5,951
MN	Saint James	MN1830006	CWS	Groundwater	4,611
MN	Saint Joseph	MN1730033	CWS	Groundwater	7,100
MN	Saint Peter	MN1520006	CWS	Groundwater	11,784
MN	Sleepy Eye	MN1080005	CWS	Groundwater	3,599
MN	Spring Lake Park	MN1020029	CWS	Groundwater	7,188
MN	Stewartville	MN1550026	CWS	Groundwater	6,850
MN	Two Harbors	MN1380005	CWS	Surfacewater	3,613
MN	Victoria	MN1100009	CWS	Groundwater	10,546
MN	Virginia	MN1690046	CWS	Surfacewater	8,523
MN	Waconia	MN1100010	CWS	Groundwater	13,277
MN	Waseca	MN1810004	CWS	Groundwater	9,124
MN	Windom	MN1170006	CWS	Groundwater	4,646
MN	Winona	MN1850013	CWS	Groundwater	27,782
MN	Wyoming	MN1130018	CWS	Groundwater	3,990
MO	ADAIR COUNTY PWSD 1	MO2024000	CWS	Surfacewater purchased	7,500
MO	ANDREW COUNTY PWSD 1	MO1024004	CWS	Groundwater purchased	5,868
MO	ANDREW COUNTY PWSD 2	MO1024005	CWS	Groundwater purchased	3,580
MO	ASHLAND PWS	MO3010033	CWS	Groundwater	3,700
MO	AURORA VERONA	MO5010038	CWS	Groundwater	8,529

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	BARTON DADE CEDAR JASP COUNTYCONS PWSD 1	MO5024023	CWS	Groundwater	9,523
MO	BELTON PWS	MO1010061	CWS	Surfacewater purchased	23,598
MO	BLUE SPRINGS PWS	MO1010080	CWS	Surfacewater purchased	54,395
MO	BOLIVAR PWS	MO5010085	CWS	Groundwater	11,000
MO	BONNE TERRE PWS	MO4010087	CWS	Groundwater	3,537
MO	BOONE COUNTY CONS PWSD 1	MO3024055	CWS	Groundwater	21,500
MO	BOONE COUNTY PWSD 10	MO3024059	CWS	Groundwater	4,625
MO	BOONE COUNTY PWSD 4	MO3024052	CWS	Groundwater	6,455
MO	BOONE COUNTY PWSD 9	MO3024058	CWS	Groundwater	12,200
MO	BOONVILLE PWS	MO3010089	CWS	Surfacewater	7,964
MO	BOWLING GREEN PWS	MO2010093	CWS	Surfacewater	5,334
MO	BRANSON PWS	MO5010096	CWS	Surfacewater	11,416
MO	BROOKFIELD PWS	MO2010105	CWS	Surfacewater	4,542
MO	BUTLER COUNTY PWSD 1	MO4024070	CWS	Groundwater	11,500
MO	BUTLER PWS	MO1010118	CWS	Surfacewater	4,219
MO	CALIFORNIA PWS	MO3010124	CWS	Groundwater	4,423
MO	CALLAWAY 2 WATER DISTRICT	MO3024085	CWS	Groundwater	13,080
MO	CALLAWAY COUNTY PWSD 1	MO3024084	CWS	Groundwater	9,840
MO	CAMDEN COUNTY PWSD 4 HORSESHOE BEND	MO3021377	CWS	Groundwater	5,613
MO	CAMERON PWS	MO1010131	CWS	Surfacewater	9,933
MO	CANNON PWSD 1	MO2024500	CWS	Surfacewater purchased	6,482
MO	CAPE GIRARDEAU PWS	MO4010136	CWS	Groundwater	39,941
MO	CAPE PERRY COUNTY PWSD 1 SOUTH	MO4024096	CWS	Groundwater	9,500
MO	CARL JUNCTION PWS	MO5010138	CWS	Groundwater	7,902
MO	CARTHAGE PWS	MO5010142	CWS	Groundwater	14,600
MO	CARUTHERSVILLE PWS	MO4010143	CWS	Groundwater	5,562
MO	CASS COUNTY PWSD 2	MO1024114	CWS	Surfacewater purchased	3,725
MO	CASS COUNTY PWSD 7	MO1024111	CWS	Surfacewater	4,045
MO	CASS COUNTY PWSD 9	MO1024118	CWS	Groundwater purchased	5,675
MO	CENTRALIA PWS	MO3010152	CWS	Groundwater	4,027
MO	CHARITON LINN COUNTY PWSD 3	MO2024128	CWS	Surfacewater purchased	5,913
MO	CHARLESTON PWS	MO4010160	CWS	Groundwater	5,318
MO	CHILLICOTHE MUNICIPAL UTILITIES PWS	MO2010162	CWS	Groundwater	9,515
MO	CITY OF COLUMBIA UTILITIES	MO3010181	CWS	Groundwater	100,733
MO	CLARK COUNTY CONS PWSD 1	MO2024138	CWS	Groundwater	7,140
MO	CLAY COUNTY PWSD 3	MO1024143	CWS	Groundwater	3,370
MO	CLAY COUNTY PWSD 6	MO1024146	CWS	Surfacewater purchased	4,912

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	CLINTON CO PWSD 4 SYS 1	MO1024156	CWS	Surfacewater purchased	4,518
MO	CLINTON COUNTY PWSD 3	MO1024155	CWS	Surfacewater purchased	3,530
MO	COLE COUNTY PWSD 1	MO3024159	CWS	Groundwater	12,493
MO	COLE COUNTY PWSD 2	MO3024160	CWS	Groundwater	12,985
MO	COLE COUNTY PWSD 4	MO3024163	CWS	Groundwater	7,568
MO	CRYSTAL CITY PWS	MO6010198	CWS	Groundwater	4,733
MO	DEKALB COUNTY PWSD 1	MO1024191	CWS	Groundwater purchased	7,283
MO	DESLOGE PWS	MO4011441	CWS	Groundwater	5,034
MO	DESOTO PWS	MO6010213	CWS	Groundwater	6,400
MO	DEXTER PWS	MO4010216	CWS	Groundwater	8,000
MO	DUNKLIN COUNTY PWSD 1	MO4024206	CWS	Groundwater	4,365
MO	EL DORADO SPRINGS PWS	MO5010241	CWS	Groundwater	3,593
MO	ELDON PWS	MO3010240	CWS	Groundwater	4,895
MO	EXCELSIOR SPRINGS PWS	MO1010261	CWS	Groundwater	11,084
MO	FARMINGTON PWS	MO4010270	CWS	Groundwater	18,217
MO	FESTUS PWS	MO6010276	CWS	Purchased groundwater under influence of surfacewater source	12,054
MO	FRANKLIN COUNTY PWSD 1	MO6024211	CWS	Groundwater	3,500
MO	FRANKLIN COUNTY PWSD 3	MO6024213	CWS	Groundwater	8,250
MO	FREDERICKTOWN PWS	MO4010290	CWS	Surfacewater	4,076
MO	FULTON PWS	MO3010296	CWS	Groundwater	12,128
MO	GLADSTONE PWS	MO1010307	CWS	Groundwater	27,365
MO	GRAIN VALLEY PWS	MO1010320	CWS	Groundwater purchased	13,684
MO	GREENE COUNTY PWSD 1	MO5024228	CWS	Groundwater	9,168
MO	GRUNDY COUNTY PWSD 1	MO2024237	CWS	Surfacewater purchased	3,710
MO	HANNIBAL PWS	MO2010344	CWS	Surfacewater	17,108
MO	HARRISONVILLE PWS	MO1010349	CWS	Surfacewater	10,000
MO	HENRY COUNTY WATER COMPANY	MO1010177	CWS	Surfacewater	11,373
MO	HERCULANEUM PWS	MO6010359	CWS	Purchased groundwater under influence of surfacewater source	4,227
MO	HIGGINSVILLE PWS	MO1010363	CWS	Surfacewater	4,800
MO	HOLLISTER PWS	MO5010374	CWS	Groundwater	4,426
MO	INDEPENDENCE PWS	MO1010399	CWS	Groundwater	117,084
MO	JACKSON COUNTY PWSD 1	MO1024275	CWS	Groundwater purchased	24,500
MO	JACKSON COUNTY PWSD 12	MO1024278	CWS	Surfacewater purchased	5,705

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	JACKSON COUNTY PWSD 13	MO1024279	CWS	Groundwater purchased	9,002
MO	JACKSON COUNTY PWSD 15	MO1024281	CWS	Groundwater purchased	8,840
MO	JACKSON COUNTY PWSD 16	MO1020869	CWS	Groundwater purchased	3,915
MO	JACKSON COUNTY PWSD 2	MO1024276	CWS	Surfacewater purchased	16,425
MO	JACKSON PWS	MO4010404	CWS	Groundwater	15,481
MO	JASPER COUNTY PWSD 1	MO5024286	CWS	Groundwater	5,500
MO	JASPER COUNTY PWSD 2	MO5024287	CWS	Groundwater	3,383
MO	JEFFERSON CO CONS PWSD C 1	MO6024295	CWS	Surfacewater purchased	36,000
MO	JEFFERSON CO PWSD 8	MO6024300	CWS	Groundwater	4,733
MO	JEFFERSON COUNTY PWSD 5	MO6024296	CWS	Groundwater	8,000
MO	JEFFERSON COUNTY PWSD 6	MO6024298	CWS	Groundwater	7,500
MO	JEFFERSON COUNTY PWSD 7	MO6024299	CWS	Groundwater	6,100
MO	JEFFERSON COUNTY PWSD 1	MO6024292	CWS	Surfacewater purchased	20,000
MO	JEFFERSON COUNTY PWSD 10	MO6024302	CWS	Surfacewater purchased	10,000
MO	JEFFERSON COUNTY PWSD 2	MO6024293	CWS	Surfacewater	16,548
MO	JEFFERSON COUNTY PWSD 3	MO6024294	CWS	Surfacewater purchased	17,000
MO	JOHNSON COUNTY PWSD 1	MO1024309	CWS	Groundwater	3,730
MO	JOHNSON COUNTY PWSD 2	MO1024310	CWS	Groundwater	11,250
MO	JOHNSON COUNTY PWSD 3	MO1024311	CWS	Groundwater	4,700
MO	KANSAS CITY PWS	MO1010415	CWS	Surfacewater	513,800
MO	KEARNEY PWS	MO1010416	CWS	Surfacewater purchased	10,000
MO	KENNETT PWS	MO4010417	CWS	Groundwater	11,300
MO	KIRKSVILLE PWS	MO2010429	CWS	Surfacewater	17,304
MO	KIRKWOOD PWS	MO6010430	CWS	Surfacewater purchased	28,000
MO	KNOX COUNTY PUBLIC WATER & SEWER DIST 1	MO2024313	CWS	Surfacewater purchased	3,947
MO	LACLEDE COUNTY PWSD 1	MO5024317	CWS	Groundwater	8,550
MO	LACLEDE COUNTY PWSD 3	MO5024319	CWS	Groundwater	6,075
MO	LAF JO SALINE COUNTY CONS PWSD 2	MO1024326	CWS	Surfacewater purchased	7,007
MO	LAFAYETTE COUNTY PWSD 1	MO1024324	CWS	Groundwater purchased	8,250
MO	LAMAR PWS	MO5010446	CWS	Surfacewater	4,500
MO	LEBANON PWS	MO5010458	CWS	Groundwater	14,709
MO	LEES SUMMIT PWS	MO1010459	CWS	Surfacewater purchased	99,400
MO	LEXINGTON PWS	MO1010464	CWS	Surfacewater	4,300
MO	LIBERTY PWS	MO1010466	CWS	Groundwater	31,167

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	LINCOLN COUNTY PWSD 1	MO6024340	CWS	Groundwater	11,000
MO	LOUISIANA PWS	MO2010479	CWS	Surfacewater	3,364
MO	MACON CO PWSD 1	MO2024363	CWS	Surfacewater purchased	11,606
MO	MACON PWS	MO2010487	CWS	Surfacewater	5,489
MO	MALDEN PWS	MO4010490	CWS	Groundwater	4,275
MO	MARION COUNTY PWSD 1	MO2024377	CWS	Surfacewater purchased	4,900
MO	MARSHALL PWS	MO2010502	CWS	Groundwater	13,065
MO	MARSHFIELD PWS	MO5010503	CWS	Groundwater	6,791
MO	MARYVILLE PWS	MO1010508	CWS	Surfacewater	10,775
MO	MO AMERICAN EUREKA	MO6010258	CWS	Groundwater	11,000
MO	MO AMERICAN JEFFERSON CITY DISTRICT	MO3010409	CWS	Surfacewater	30,075
MO	MO AMERICAN JOPLIN	MO5010413	CWS	Surfacewater	73,728
MO	MO AMERICAN MEXICO	MO2010519	CWS	Groundwater	12,000
MO	MO AMERICAN PLATTE COUNTY	MO1010625	CWS	Groundwater	10,600
MO	MO AMERICAN ST JOSEPH	MO1010714	CWS	Groundwater	77,000
MO	MO AMERICAN ST LOUIS ST CHARLES COUNTIES	MO6010716	CWS	Surfacewater	1,100,000
MO	MO AMERICAN TRI STATE	MO5024601	CWS	Groundwater	8,400
MO	MO AMERICAN WARRENSBURG	MO1010833	CWS	Groundwater	20,473
MO	MOBERLY PWS	MO2010533	CWS	Surfacewater	12,101
MO	MONETT PWS	MO5010537	CWS	Groundwater	9,027
MO	MONROE COUNTY PWSD 2	MO2024402	CWS	Surfacewater purchased	6,677
MO	MONTGOMERY CO PWSD 1	MO6024406	CWS	Groundwater	5,000
MO	MOSCOW MILLS PWS	MO6010547	CWS	Groundwater	4,844
MO	MOUNT VERNON PWS	MO5010553	CWS	Groundwater	4,575
MO	MOUNTAIN GROVE PWS	MO5010550	CWS	Groundwater	4,789
MO	NIXA PWS	MO5010576	CWS	Groundwater	24,532
MO	NODAWAY COUNTY PWSD 1	MO1024428	CWS	Surfacewater purchased	6,428
MO	NORTH KANSAS CITY PWS	MO1010580	CWS	Groundwater	4,500
MO	OAK GROVE PWS	MO1010589	CWS	Groundwater purchased	8,112
MO	ODESSA PWS	MO1010599	CWS	Groundwater	5,202
MO	OFALLON PWS	MO6010588	CWS	Surfacewater purchased	32,515
MO	OZARK PWS	MO5010619	CWS	Groundwater	22,000
MO	PACIFIC PWS	MO6010620	CWS	Groundwater	6,000
MO	PALMYRA PWS	MO2010623	CWS	Groundwater	3,595
MO	PARK HILLS PWS	MO4010279	CWS	Groundwater	8,529
MO	PECULIAR PWS	MO1010633	CWS	Surfacewater purchased	5,000
MO	PEMISCOT COUNTY CON PWSD 1	MO4024448	CWS	Groundwater	6,771
MO	PEVELY PWS	MO6010638	CWS	Groundwater	5,400

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	PIKE COUNTY PWSD 1	MO2024471	CWS	Surfacewater purchased	6,655
MO	PLATTE CITY PWS	MO1010646	CWS	Surfacewater purchased	4,691
MO	PLATTE CO PWSD 4	MO1024478	CWS	Surfacewater purchased	7,086
MO	PLATTE COUNTY CONS PWSD 1	MO1024479	CWS	Surfacewater purchased	6,900
MO	PLEASANT HILL PWS	MO1010649	CWS	Surfacewater purchased	8,500
MO	POPLAR BLUFF PWS	MO4010656	CWS	Surfacewater	17,043
MO	PULASKI COUNTY PWSD 1	MO3024490	CWS	Groundwater	4,500
MO	RALLS COUNTY PWSD 1	MO2024499	CWS	Groundwater	6,755
MO	RAY COUNTY CONS PWSD 2	MO1024511	CWS	Groundwater	9,275
MO	RAYMORE PWS	MO1010675	CWS	Surfacewater purchased	19,767
MO	RAYTOWN WATER COMPANY	MO1010676	CWS	Surfacewater purchased	17,066
MO	REPUBLIC PWS	MO5010681	CWS	Groundwater	16,100
MO	RICHMOND PWS	MO1010685	CWS	Groundwater	5,797
MO	ROLLA PWS	MO3010700	CWS	Groundwater	20,800
MO	SALEM PWS	MO4010721	CWS	Groundwater	4,935
MO	SAVANNAH PWS	MO1010724	CWS	Groundwater	5,170
MO	SCHUYLER COUNTY CONSOLIDATED PWSD 1	MO2024559	CWS	Surfacewater purchased	3,482
MO	SCOTLAND COUNTY CONS PWSD 1	MO2024565	CWS	Surfacewater purchased	3,360
MO	SCOTT CITY PWS	MO4010726	CWS	Groundwater	4,565
MO	SIKESTON PWS	MO4010743	CWS	Groundwater	16,393
MO	SILVER DOLLAR CITY MARVEL CAVE	MO5201957	NTNCWS	Groundwater	8,501
MO	SMITHVILLE PWS	MO1010748	CWS	Surfacewater	10,290
MO	SPRINGFIELD PWS	MO5010754	CWS	Surfacewater	172,025
MO	ST CHARLES CO PWSD #2 WRIGHT CITY	MO6010874	CWS	Groundwater	3,550
MO	ST CHARLES COUNTY PWSD 2	MO6024530	CWS	Surfacewater purchased	100,587
MO	ST CHARLES PWS	MO6010707	CWS	Surfacewater purchased	73,040
MO	ST CLAIR PWS	MO6010708	CWS	Groundwater	4,700
MO	ST JAMES PWS	MO3010712	CWS	Groundwater	4,216
MO	ST LOUIS CITY PWS	MO6010715	CWS	Surfacewater	304,709
MO	ST PETERS PWS	MO6010719	CWS	Surfacewater purchased	52,575
MO	STE GENEVIEVE COUNTY PWSD 1 SC	MO4024543	CWS	Groundwater	3,665
MO	STE GENEVIEVE PWS	MO4010710	CWS	Groundwater	4,485
MO	SULLIVAN COUNTY PWSD 1	MO2024594	CWS	Surfacewater purchased	4,327
MO	SULLIVAN PWS	MO6010775	CWS	Groundwater	7,081
MO	TANEY COUNTY PWSD 2	MO5024600	CWS	Groundwater	4,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MO	TANEY COUNTY PWSD 3	MO5024602	CWS	Groundwater	6,000
MO	THOMAS HILL PWSD 1	MO2024504	CWS	Surfacewater purchased	10,315
MO	TRENTON MUNICIPAL UTILITIES PWS	MO2010796	CWS	Surfacewater	6,001
MO	TROY PWS	MO6010798	CWS	Groundwater	12,500
MO	UNION PWS	MO6010801	CWS	Groundwater	12,348
MO	VERNON COUNTY CONS PWSD 1	MO5024618	CWS	Groundwater	8,925
MO	WARRENTON PWS	MO6010834	CWS	Groundwater	8,208
MO	WASHINGTON PWS	MO6010838	CWS	Groundwater	14,068
MO	WEBB CITY PWS	MO5010844	CWS	Surfacewater purchased	12,488
MO	WENTZVILLE PWS	MO6010849	CWS	Groundwater	41,784
MO	WEST PLAINS PWS	MO4010853	CWS	Groundwater under influence of surfacewater	12,000
MO	WILLARD PWS	MO5010860	CWS	Groundwater	8,312
MS	ADAMS CO W/A #2-SOUTH	MS0010009	CWS	Groundwater	7,912
MS	ADAMS CO W/A #4-KAISER LAKE	MS0010015	CWS	Groundwater	8,266
MS	ALCORN W/A #1-INDIAN SPRINGS	MS0020006	CWS	Groundwater	5,296
MS	ALGOMA WATER ASSOCIATION	MS0580001	CWS	Groundwater	7,000
MS	ARNOLD LINE WATER ASSOCIATION	MS0370001	CWS	Groundwater	6,632
MS	BARRONTOWN W/A	MS0180001	CWS	Groundwater	7,730
MS	BEAR CREEK W/A -EAST	MS0450002	CWS	Groundwater	16,281
MS	BEAR CREEK W/A-WEST	MS0450021	CWS	Groundwater	25,508
MS	BEAT III W/A #1-SAND HILL	MS0210001	CWS	Groundwater	3,854
MS	BIG V WATER ASSOCIATION	MS0590002	CWS	Groundwater	3,767
MS	BLACK BAYOU WATER ASSN.	MS0760076	CWS	Groundwater	4,181
MS	BOONEVILLE WATER DEPT.	MS0590004	CWS	Groundwater	9,995
MS	BUCKATUNNA WATER ASSOCIATION	MS0770001	CWS	Groundwater	4,438
MS	CALHOUN WATER ASSOCIATION	MS0340001	CWS	Groundwater	3,730
MS	CASON WATER ASSOCIATION	MS0480019	CWS	Surfacewater purchased	4,541
MS	CENTER W/A-CAESAR SYSTEM	MS0550001	CWS	Groundwater	5,830
MS	CENTRAL W/A-EAST SIDE	MS0500004	CWS	Groundwater	6,352
MS	CENTRAL W/A-SOUTHWEST	MS0500009	CWS	Groundwater	5,251
MS	CITY OF AMORY	MS0480002	CWS	Groundwater	9,250
MS	CITY OF BATESVILLE	MS0540002	CWS	Groundwater	7,463
MS	CITY OF BAY ST LOUIS	MS0230001	CWS	Groundwater	10,842
MS	CITY OF BELZONI	MS0270001	CWS	Groundwater	4,406
MS	CITY OF BILOXI	MS0240001	CWS	Groundwater	24,243
MS	CITY OF BILOXI-FRENCH	MS0240036	CWS	Groundwater	4,380
MS	CITY OF BILOXI-NORTH	MS0240084	CWS	Groundwater	9,665
MS	CITY OF BRANDON	MS0610003	CWS	Groundwater	30,400
MS	CITY OF BROOKHAVEN	MS0430002	CWS	Groundwater	12,513
MS	CITY OF CANTON	MS0450006	CWS	Groundwater	17,073

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MS	CITY OF CARTHAGE	MS0400001	CWS	Groundwater	5,069
MS	CITY OF CLEVELAND	MS0060006	CWS	Groundwater	16,392
MS	CITY OF CLINTON	MS0250003	CWS	Groundwater	25,000
MS	CITY OF COLUMBIA	MS0460003	CWS	Groundwater	5,900
MS	CITY OF CORINTH	MS0020002	CWS	Surfacewater	14,900
MS	CITY OF ELLISVILLE	MS0340003	CWS	Groundwater	4,549
MS	CITY OF EUPORA	MS0780005	CWS	Groundwater	5,526
MS	CITY OF FLOWOOD	MS0610075	CWS	Groundwater	27,997
MS	CITY OF FLOWOOD - NORANCO	MS0610044	CWS	Groundwater	3,952
MS	CITY OF FOREST	MS0620002	CWS	Groundwater	5,430
MS	CITY OF FULTON	MS0290003	CWS	Surfacewater purchased	9,929
MS	CITY OF GAUTIER	MS0300004	CWS	Groundwater	19,776
MS	CITY OF GREENVILLE	MS0760004	CWS	Groundwater	29,602
MS	CITY OF GREENWOOD	MS0420001	CWS	Groundwater	18,810
MS	CITY OF GRENADA	MS0220003	CWS	Groundwater	12,762
MS	CITY OF GULFPORT	MS0240003	CWS	Groundwater	83,856
MS	CITY OF HATTIESBURG	MS0180008	CWS	Groundwater	43,449
MS	CITY OF HERNANDO	MS0170009	CWS	Groundwater	13,981
MS	CITY OF HERNANDO-JAYBIRD	MS0170002	CWS	Groundwater	5,145
MS	CITY OF HOLLY SPRINGS	MS0470002	CWS	Groundwater	9,760
MS	CITY OF HORN LAKE	MS0170022	CWS	Groundwater	13,316
MS	CITY OF HOUSTON	MS0090005	CWS	Groundwater	3,772
MS	CITY OF INDIANOLA	MS0670006	CWS	Groundwater	9,855
MS	CITY OF IUKA	MS0710006	CWS	Groundwater	7,223
MS	CITY OF JACKSON	MS0250008	CWS	Surfacewater	188,723
MS	CITY OF JACKSON-MADDOX RD.	MS0250012	CWS	Groundwater	15,212
MS	CITY OF KOSCIUSKO	MS0040004	CWS	Groundwater	9,646
MS	CITY OF LAUREL	MS0340021	CWS	Groundwater	21,627
MS	CITY OF LELAND	MS0760006	CWS	Groundwater	4,591
MS	CITY OF LONG BEACH	MS0240005	CWS	Groundwater	18,500
MS	CITY OF LOUISVILLE	MS0800004	CWS	Groundwater	7,515
MS	CITY OF LUCEDALE	MS0200004	CWS	Groundwater	3,510
MS	CITY OF MADISON	MS0450010	CWS	Groundwater	16,136
MS	CITY OF MAGEE	MS0640006	CWS	Groundwater	4,219
MS	CITY OF MCCOMB	MS0570004	CWS	Groundwater	12,413
MS	CITY OF MERIDIAN	MS0380005	CWS	Groundwater	36,347
MS	CITY OF MORTON	MS0620009	CWS	Groundwater	3,600
MS	CITY OF MOSS POINT	MS0300008	CWS	Groundwater	14,997
MS	CITY OF NATCHEZ	MS0010002	CWS	Groundwater	14,520
MS	CITY OF NEW ALBANY	MS0730006	CWS	Groundwater	8,900
MS	CITY OF NEWTON	MS0510009	CWS	Groundwater	3,477
MS	CITY OF OCEAN SPRINGS	MS0300005	CWS	Groundwater	26,168
MS	CITY OF OLIVE BRANCH	MS0170015	CWS	Groundwater	53,011

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MS	CITY OF OXFORD	MS0360011	CWS	Groundwater	25,000
MS	CITY OF PASCAGOULA	MS0300006	CWS	Groundwater	22,551
MS	CITY OF PASS CHRISTIAN	MS0240009	CWS	Groundwater	8,944
MS	CITY OF PEARL	MS0610017	CWS	Groundwater	31,775
MS	CITY OF PETAL	MS0180011	CWS	Groundwater	9,174
MS	CITY OF PHILADELPHIA	MS0500008	CWS	Groundwater	7,118
MS	CITY OF PONTOTOC	MS0580006	CWS	Groundwater	9,398
MS	CITY OF POPLARVILLE	MS0550006	CWS	Groundwater	3,469
MS	CITY OF RICHLAND	MS0610023	CWS	Groundwater	7,100
MS	CITY OF RIDGELAND	MS0450013	CWS	Groundwater	24,340
MS	CITY OF RIPLEY	MS0700008	CWS	Groundwater	10,528
MS	CITY OF SENATOBIA	MS0690005	CWS	Groundwater	8,354
MS	CITY OF SOUTHAVEN	MS0170018	CWS	Groundwater	55,782
MS	CITY OF STARKVILLE	MS0530020	CWS	Groundwater	31,787
MS	CITY OF TUPELO	MS0410015	CWS	Surfacewater purchased	38,000
MS	CITY OF UNION	MS0510011	CWS	Groundwater	3,432
MS	CITY OF VICKSBURG	MS0750010	CWS	Groundwater	29,238
MS	CITY OF WATER VALLEY	MS0810011	CWS	Groundwater	3,380
MS	CITY OF WAVELAND	MS0230002	CWS	Groundwater	6,435
MS	CITY OF WAYNESBORO	MS0770003	CWS	Groundwater	4,850
MS	CITY OF WEST POINT	MS0130008	CWS	Groundwater	15,062
MS	CITY OF WIGGINS	MS0660005	CWS	Groundwater	4,847
MS	CITY OF WINONA	MS0490010	CWS	Groundwater	5,043
MS	CITY OF YAZOO CITY	MS0820014	CWS	Groundwater	10,163
MS	CLARKDALE WATER ASSN # 1	MS0380001	CWS	Groundwater	4,739
MS	CLARKSDALE PUBLIC UTILITIES	MS0140002	CWS	Groundwater	18,216
MS	CLAYTON VILLAGE W/A #1-EAST	MS0530006	CWS	Groundwater	4,984
MS	CMU - LAKE CAROLINE	MS0450034	CWS	Groundwater	7,830
MS	COLLINSVILLE WATER ASSN	MS0380002	CWS	Groundwater	3,324
MS	COLUMBUS LIGHT & WATER	MS0440003	CWS	Groundwater	23,573
MS	COMBINED UTILITIES	MS0200001	CWS	Groundwater	6,626
MS	COPIAH-NEW ZION WATER ASSN,INC	MS0150009	CWS	Groundwater	3,738
MS	CRYSTAL SPRINGS WATER SERVICE	MS0150003	CWS	Groundwater	6,054
MS	CULKIN WATER DIST	MS0750002	CWS	Groundwater	11,780
MS	DENNIS WATER ASSOCIATION	MS0710003	CWS	Groundwater	3,453
MS	DIAMONDHEAD UTILITIES-NORTH	MS0230005	CWS	Groundwater	11,627
MS	DIBERVILLE W/S	MS0240002	CWS	Groundwater	12,721
MS	DIXIE COMMUNITY UTILITY ASSN.	MS0180005	CWS	Groundwater	5,742
MS	EAST LEFLORE WATER & SEWER DST	MS0420010	CWS	Groundwater	5,161
MS	EAST LOWNDES #4-HERMAN-VAUGHN	MS0440100	CWS	Groundwater	5,553
MS	EAST LOWNDES W/A #2-HUCKLEBERRY	MS0440080	CWS	Groundwater	6,706
MS	EAST LOWNDES W/A A EAST-OLD YORKVILLE	MS0440081	CWS	Groundwater	4,688

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MS	EAST LOWNDES W/A B WEST-OLD YORKVILLE RD	MS0440103	CWS	Groundwater	7,221
MS	EAST MADISON WATER ASSN-WEST	MS0450007	CWS	Groundwater	7,339
MS	EAST PONTOTOC WATER ASSN	MS0580002	CWS	Groundwater	4,956
MS	EAST QUITMAN W/A	MS0120011	CWS	Groundwater	3,527
MS	EUDORA UTILITIES ASSOCIATION	MS0170006	CWS	Groundwater	3,646
MS	FANNIN WATER ASSN-NORTH	MS0610008	CWS	Groundwater	7,099
MS	FARMINGTON WATER ASSOCIATION	MS0020003	CWS	Groundwater	6,695
MS	FISHER FERRY WATER DISTRICT	MS0750004	CWS	Groundwater	5,190
MS	G T & Y WATER DISTRICT INC	MS0220002	CWS	Groundwater	3,707
MS	GLADE WATERWORKS ASSN	MS0340005	CWS	Groundwater	3,340
MS	GLENDALE UTILITY DISTRICT	MS0180007	CWS	Groundwater	3,947
MS	GREENFIELD WATER ASSOCIATION	MS0610011	CWS	Groundwater	5,734
MS	GULF PARK	MS0300044	CWS	Groundwater	4,675
MS	HAMILTON WATER DISTRICT	MS0480007	CWS	Groundwater	3,934
MS	HILLDALE WATER DISTRICT	MS0750005	CWS	Groundwater	5,602
MS	HIWANNEE WATER ASSOCIATION #1	MS0770005	CWS	Groundwater	3,810
MS	HORN LAKE WATER ASSOCIATION	MS0170010	CWS	Groundwater	12,735
MS	INGALLS SHIPBUILDING	MS0300010	NTNCWS	Groundwater	10,851
MS	J P UTILITY DISTRICT	MS0340007	CWS	Groundwater	3,812
MS	JACKSON CO UTILITY AUTHORITY-WEST	MS0300164	CWS	Groundwater	5,607
MS	JAYESS-TOPEKA-TILTON W/A	MS0390001	CWS	Groundwater	3,753
MS	KILN UTILITY AND FIRE DISTRICT OF HANCOC	MS0230050	CWS	Groundwater purchased	6,690
MS	KOSSUTH W/A #3-PINE MOUNTAIN	MS0020007	CWS	Groundwater	5,790
MS	LAMAR PARK WATER & SEWAGE ASSN	MS0370004	CWS	Groundwater	7,714
MS	LANGFORD WATER ASSOCIATION	MS0610012	CWS	Groundwater	3,960
MS	LEESBURG WATER ASSOCIATION	MS0610013	CWS	Groundwater	3,836
MS	LEWISBURG WATER ASSOCIATION	MS0170011	CWS	Groundwater	6,750
MS	LEXIE WATER ASSOCIATION, INC.	MS0740004	CWS	Groundwater	4,224
MS	LINCOLN RURAL W/A-HEUCKS RET	MS0430030	CWS	Groundwater	3,696
MS	LONG CREEK WATER ASSN #2	MS0380106	CWS	Groundwater	3,987
MS	MACON ELECTRIC & WATER DEPT.	MS0520004	CWS	Groundwater	5,166
MS	MAGEES CREEK W/A-NORTH	MS0740076	CWS	Groundwater	7,410
MS	MARSHALL CO WATER ASSN	MS0470105	CWS	Groundwater	3,905
MS	MOOREVILLE RICHMOND #3	MS0410039	CWS	Groundwater	3,345
MS	MOOREVILLE-RICHMOND W/A #1	MS0410007	CWS	Groundwater	3,775
MS	NESBIT WATER ASSOCIATION	MS0170014	CWS	Groundwater	5,027
MS	NORTH HINDS W/A #1-BROWNSVILLE	MS0250015	CWS	Groundwater	4,195
MS	NORTH LAMAR WATER ASSOCIATION	MS0370006	CWS	Groundwater	12,403
MS	NORTH LAUDERDALE W/A, INC	MS0380006	CWS	Groundwater	10,460
MS	NORTH LUMBERTON UTILITY ASSN	MS0370007	CWS	Groundwater	3,873
MS	NORTH PIKE WATER ASSOCIATION	MS0570008	CWS	Groundwater	5,379
MS	NTS UTILITY ASSOCIATION	MS0380028	CWS	Groundwater	5,103

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MS	OAK HILL WATER ASSN	MS0580004	CWS	Groundwater	4,506
MS	OKATOMA WATER ASSOCIATION #2	MS0640022	CWS	Groundwater	6,336
MS	OLD UNION WATER SYSTEM	MS0410033	CWS	Groundwater	3,749
MS	PEARL RIVER CENTRAL W/A	MS0550005	CWS	Groundwater	11,484
MS	PEARL RIVER CENTRAL W/A-BI CO	MS0550058	CWS	Groundwater	4,264
MS	PEARL RIVER CENTRAL W/A-HENLEY FIELD	MS0550060	CWS	Groundwater	4,422
MS	PICAYUNE UTILITIES, CITY OF	MS0550004	CWS	Groundwater	12,654
MS	PLEASANT RIDGE W/A	MS0340014	CWS	Groundwater	5,544
MS	PROGRESS COMM WATER ASSN	MS0370008	CWS	Groundwater	6,748
MS	QUINCY WATER ASSOCIATION #1	MS0480011	CWS	Groundwater	3,390
MS	REEDTOWN WATER ASSN	MS0250021	CWS	Groundwater	3,590
MS	RIVERBEND UTILITIES INC	MS0240194	CWS	Groundwater	4,367
MS	SEBASTOPOL WATER ASSOCIATION	MS0620010	CWS	Groundwater	6,060
MS	SMITHS CROSSING WATER ASSN	MS0640014	CWS	Groundwater	4,406
MS	SOUTH CENTRAL WATER ASSN	MS0250022	CWS	Groundwater	12,123
MS	SOUTHERN RANKIN W/A #2 PLAIN	MS0610024	CWS	Groundwater	3,786
MS	SOUTHWEST COVINGTON W/A	MS0160009	CWS	Groundwater	3,464
MS	SOUTHWEST JONES W/A-NORTH	MS0340019	CWS	Groundwater	4,664
MS	STANDARD DEDEAUX WATER ASSOCIATION	MS0230063	CWS	Groundwater	4,984
MS	STRINGER WATER WORKS	MS0310012	CWS	Groundwater	3,553
MS	SUNNYHILL WATER ASSOCIATION	MS0570014	CWS	Groundwater	3,770
MS	SUNRISE UTILITY ASSN INC	MS0180013	CWS	Groundwater	5,850
MS	SW RANKIN WATER ASSOCIATION #1	MS0610026	CWS	Groundwater	3,466
MS	TALLAHALA W/A-ANTIOCH	MS0310001	CWS	Groundwater	3,474
MS	TOOMSUBA WATER ASSOCIATION	MS0380009	CWS	Groundwater	3,828
MS	TOPISAW CREEK	MS0430029	CWS	Groundwater	5,056
MS	TOWN OF ABERDEEN	MS0480001	CWS	Groundwater	7,783
MS	TOWN OF BYHALIA	MS0470001	CWS	Groundwater	3,693
MS	TOWN OF CALEDONIA	MS0440002	CWS	Groundwater	6,220
MS	TOWN OF FLORENCE	MS0610009	CWS	Groundwater	5,684
MS	TOWN OF GUNTOWN	MS0410006	CWS	Groundwater	3,567
MS	TOWN OF HAZLEHURST	MS0150007	CWS	Groundwater	3,800
MS	TOWN OF SALTILLO	MS0410012	CWS	Surfacewater purchased	6,766
MS	TOWN OF TUNICA	MS0720004	CWS	Groundwater	4,689
MS	TUNICA COUNTY UTILITY DISTRICT	MS0720024	CWS	Groundwater	6,690
MS	WALLS WATER ASSN- LAKE FOREST	MS0170043	CWS	Groundwater	8,493
MS	WEST JACKSON CO UTILITY DIST	MS0300156	CWS	Groundwater	27,496
MS	WEST LAMAR WATER ASSN #1	MS0370011	CWS	Groundwater	17,519
MS	WHEELER-FRANKSTOWN WATER ASSN	MS0590014	CWS	Groundwater	4,137
MS	WHISTLER WATER ASSOCIATION	MS0770004	CWS	Groundwater	4,100
MT	ANACONDA WATER DEPARTMENT	MT0000016	CWS	Groundwater	6,750
MT	BELGRADE CITY OF	MT0000136	CWS	Groundwater	10,460

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
MT	BIG SKY COUNTY WATER AND SEWER DIST 363	MT0002385	CWS	Groundwater	4,132
MT	BIGFORK COUNTY WATER AND SEWER	MT0000262	CWS	Groundwater	6,100
MT	BILLINGS CITY OF	MT0000153	CWS	Surfacewater	114,000
MT	BOZEMAN CITY OF	MT0000161	CWS	Surfacewater	56,000
MT	BUTTE SILVERBOW WATER DEPT	MT0000170	CWS	Surfacewater	33,000
MT	CO WATER DIST OF BILLINGS HEIGHTS	MT0000155	CWS	Surfacewater purchased	12,000
MT	COLUMBIA FALLS CITY OF	MT0000181	CWS	Groundwater	4,450
MT	DILLON CITY OF	MT0000201	CWS	Groundwater	4,300
MT	FLATHEAD COUNTY WATER AND SEWER	MT0001744	CWS	Groundwater	7,775
MT	GLENDIVE CITY OF	MT0000229	CWS	Surfacewater	5,500
MT	GREAT FALLS CITY OF	MT0000525	CWS	Surfacewater	60,000
MT	HAMILTON CITY OF	MT0000234	CWS	Groundwater	4,500
MT	HARDIN CITY OF	MT0000235	CWS	Surfacewater	3,500
MT	HAVRE CITY OF	MT0000524	CWS	Surfacewater	9,600
MT	HELENA WATER SYSTEM	MT0000241	CWS	Surfacewater	31,005
MT	LAUREL MUNICIPAL WATER SYSTEM	MT0000270	CWS	Surfacewater	6,339
MT	LEWISTOWN CITY OF	MT0000271	CWS	Groundwater	5,923
MT	LIBBY CITY OF	MT0000274	CWS	Surfacewater	4,693
MT	LIVINGSTON CITY OF	MT0000573	CWS	Groundwater	7,500
MT	LOCKWOOD WATER AND SEWER DISTRICT	MT0000156	CWS	Surfacewater	5,900
MT	MILES CITY CITY OF	MT0000291	CWS	Surfacewater	9,565
MT	MISSOULA WATER	MT0000294	CWS	Groundwater	68,200
MT	NORTH STAR ZOOT WATER	MT0004284	CWS	Groundwater	4,323
MT	POLSON CITY OF	MT0000308	CWS	Groundwater	5,300
MT	RIVER ROCK COUNTY WATER AND SEWER DIST	MT0004082	CWS	Groundwater	4,200
MT	ROCKY MOUNTAIN COLLEGE	MT0004796	NTNCWS	Surfacewater purchased	5,700
MT	SHELBY CITY OF	MT0000328	CWS	Groundwater	3,970
MT	SIDNEY CITY OF	MT0000330	CWS	Groundwater	5,000
MT	WEST YELLOWSTONE TOWN OF	MT0003136	CWS	Groundwater	9,899
MT	WHITEFISH CITY OF	MT0000357	CWS	Surfacewater	10,418
NC	ABERDEEN, TOWN OF	NC0363020	CWS	Groundwater	12,241
NC	ALEXANDER CO WTR DIST	NC0102020	CWS	Surfacewater purchased	12,741
NC	ANGIER, TOWN OF	NC0343015	CWS	Surfacewater purchased	8,468
NC	APEX, TOWN OF	NC0392045	CWS	Surfacewater purchased	70,272
NC	ARCHDALE, CITY OF	NC0276030	CWS	Surfacewater purchased	12,700
NC	ATLANTIC BEACH, TOWN OF	NC0416035	CWS	Groundwater	6,380

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	BATON WATER CORPORATION	NC0114025	CWS	Surfacewater purchased	7,112
NC	BEAUFORT CO NORTHSIDE REGIONAL WATER	NC0407035	CWS	Groundwater purchased	22,467
NC	BELVEDERE PLANTATION	NC0471111	CWS	Groundwater	3,414
NC	BENSON, TOWN OF	NC0351025	CWS	Surfacewater purchased	4,259
NC	BERTIE COUNTY REGIONAL WATER	NC0408085	CWS	Groundwater	12,893
NC	BLUE RIDGE WATER ASSOCIATION	NC0197030	CWS	Surfacewater purchased	8,486
NC	BOGUE BANKS WATER CORPORATION	NC0416028	CWS	Groundwater	4,995
NC	BOILING SPRINGS, TOWN OF	NC0123025	CWS	Surfacewater purchased	4,769
NC	BOONE, TOWN OF	NC0195010	CWS	Surfacewater	19,667
NC	BRENTWOOD WATER ASSOCIATION	NC0112103	CWS	Surfacewater purchased	5,127
NC	BRENTWOOD-JAMESTOWN ROAD	NC0112104	CWS	Surfacewater purchased	5,362
NC	BROAD RIVER WATER AUTHORITY	NC0181035	CWS	Surfacewater	17,093
NC	BROADWAY WATER ASSOCIATION	NC0197035	CWS	Surfacewater purchased	3,556
NC	BRYSON CITY, TOWN OF	NC0187010	CWS	Surfacewater	4,222
NC	BURGAU, TOWN OF	NC0471010	CWS	Groundwater	4,250
NC	BURKE CO. WATER-SOUTH	NC0112075	CWS	Surfacewater purchased	5,207
NC	BURNSVILLE, TOWN OF	NC0100010	CWS	Surfacewater	4,069
NC	CALDWELL CO WATER SYSTEM-SE	NC0114047	CWS	Surfacewater purchased	15,007
NC	CALDWELL COUNTY WATER--WEST	NC0114045	CWS	Surfacewater purchased	8,662
NC	CANTON, TOWN OF	NC0144015	CWS	Surfacewater	7,799
NC	CAROLINA BEACH WATER SYSTEM	NC0465015	CWS	Groundwater	12,294
NC	CAROLINA TRACE WATER SYSTEM	NC0353101	CWS	Surfacewater purchased	4,270
NC	CFPUA/MONTEREY HEIGHTS	NC0465137	CWS	Groundwater	9,619
NC	CHINA GROVE, TOWN OF	NC0180040	CWS	Surfacewater purchased	4,895
NC	CHINQUAPIN WATER ASSOCIATION	NC0431050	CWS	Groundwater	4,686
NC	CLAYTON, TOWN OF	NC0351020	CWS	Surfacewater purchased	25,444
NC	CLINTON, CITY OF	NC0382010	CWS	Groundwater	12,459
NC	COLUMBUS CO WATER DISTRICT II	NC7024007	CWS	Groundwater	7,663
NC	CONNESTEE FALLS	NC0188104	CWS	Groundwater	3,532
NC	CONOVER, CITY OF	NC0118020	CWS	Surfacewater purchased	15,540
NC	CRAVEN COUNTY WATER SYSTEM	NC0425055	CWS	Groundwater	36,830
NC	CURRITUCK COUNTY WATER SYSTEM	NC0427010	CWS	Groundwater	17,430
NC	DAN RIVER WATER INC	NC0279040	CWS	Surfacewater purchased	11,890

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	DARE COUNTY WATER SYSTEM	NC0428030	CWS	Groundwater	22,766
NC	DEEP RUN WATER CORPORATION	NC0454030	CWS	Surfacewater purchased	13,332
NC	EAST MOORE WATER DISTRICT	NC5063011	CWS	Surfacewater purchased	7,990
NC	EASTERN PINES WATER CORP	NC0474015	CWS	Surfacewater purchased	22,230
NC	EASTOVER SANITARY DISTRICT	NC5026027	CWS	Surfacewater purchased	7,571
NC	EDGECOMBE WATER & SEWER DISTRICT	NC0433050	CWS	Surfacewater purchased	12,845
NC	ELIZABETHTOWN, TOWN OF	NC0309010	CWS	Groundwater	5,311
NC	ELKIN, TOWN OF	NC0286020	CWS	Surfacewater	4,120
NC	ELON, TOWN OF	NC0201025	CWS	Surfacewater purchased	12,752
NC	ENERGY UNITED WATER CORP	NC0102015	CWS	Surfacewater purchased	13,445
NC	FAIRFIELD HARBOUR	NC0425132	CWS	Groundwater	4,610
NC	FAIRFIELD SAPPHIRE	NC0150113	CWS	Groundwater	4,073
NC	FARMVILLE, TOWN OF	NC0474020	CWS	Surfacewater purchased	8,458
NC	FLOWERS PLANTATION	NC0351195	CWS	Surfacewater purchased	10,704
NC	FOREST CITY, TOWN OF	NC0181010	CWS	Surfacewater	21,366
NC	FORK TOWNSHIP SANITARY DISTRICT	NC0496060	CWS	Groundwater	9,324
NC	FRANKLIN COUNTY WATER & SEWER	NC0235030	CWS	Surfacewater purchased	17,689
NC	FRANKLIN, TOWN OF	NC0157010	CWS	Surfacewater	9,650
NC	GATES COUNTY WATER SYSTEM	NC0437020	CWS	Groundwater	11,621
NC	GIBSONVILLE, TOWN OF	NC0241025	CWS	Surfacewater purchased	8,920
NC	GRANITE FALLS, TOWN OF	NC0114030	CWS	Surfacewater	7,318
NC	GREENE CO REGIONAL WATER SYST	NC0440106	CWS	Surfacewater purchased	10,183
NC	HALIFAX CO--HALIFAX	NC0442040	CWS	Surfacewater purchased	20,250
NC	HANDY SANITARY DISTRICT	NC0229035	CWS	Surfacewater purchased	7,899
NC	HARBOUR POINT S/D	NC0149185	CWS	Surfacewater purchased	3,909
NC	HAVELOCK WATER SYSTEM	NC0425015	CWS	Groundwater	14,550
NC	HENDERSONVILLE, CITY OF	NC0145010	CWS	Surfacewater	78,298
NC	HERTFORD COUNTY RURAL WATER	NC0446045	CWS	Groundwater	7,970
NC	HICKORY CITY OF	NC0118010	CWS	Surfacewater	65,075
NC	HIGHLANDS, TOWN OF	NC0157015	CWS	Surfacewater	6,614
NC	HOKE CO REGIONAL WATER SYSTEM	NC0347025	CWS	Groundwater	24,899
NC	HOKE CO REGIONAL--ROCKFISH	NC0347030	CWS	Surfacewater purchased	5,920

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	HOLDEN BEACH, TOWN OF	NC0410060	CWS	Surfacewater purchased	6,358
NC	ICARD TOWNSHIP WATER CORP	NC0112060	CWS	Surfacewater purchased	7,821
NC	IREDELL WATER CORPORATION	NC0149025	CWS	Surfacewater purchased	24,733
NC	JACKSONVILLE CITY OF	NC0467010	CWS	Groundwater	41,156
NC	JOHNSTON CO-EAST	NC4051018	CWS	Surfacewater	40,086
NC	JONES COUNTY WATER SYSTEM	NC0452020	CWS	Groundwater	8,999
NC	JUNALUSKA SANITARY DISTRICT	NC0144035	CWS	Surfacewater purchased	4,613
NC	KILL DEVIL HILLS, TOWN OF	NC0428015	CWS	Groundwater purchased	7,200
NC	KINSTON, CITY OF	NC0454010	CWS	Surfacewater purchased	27,475
NC	KURE BEACH WATER SYSTEM	NC0465025	CWS	Groundwater	5,110
NC	LAKE ROYALE S/D	NC0235108	CWS	Surfacewater purchased	4,849
NC	LAURINBURG, CITY OF	NC0383010	CWS	Groundwater	18,288
NC	LENOIR, CITY OF	NC0114010	CWS	Surfacewater	23,192
NC	LONGVIEW, TOWN OF	NC0118025	CWS	Surfacewater purchased	5,244
NC	LOUISBURG, TOWN OF	NC0235015	CWS	Surfacewater	3,312
NC	LOWELL, CITY OF	NC0136060	CWS	Surfacewater purchased	3,725
NC	MAGGIE VALLEY SANITARY DIST	NC0144040	CWS	Surfacewater	9,527
NC	MAIDEN, TOWN OF	NC0118030	CWS	Surfacewater purchased	5,275
NC	MEBANE, CITY OF	NC0201018	CWS	Surfacewater purchased	18,579
NC	MOREHEAD CITY, TOWN OF	NC0416015	CWS	Groundwater	9,420
NC	MOUNT OLIVE, TOWN OF	NC0496015	CWS	Groundwater	4,190
NC	MULBERRY-FAIRPLAINS WTR ASSOC	NC0197015	CWS	Surfacewater purchased	8,150
NC	MURFREESBORO, TOWN OF	NC0446015	CWS	Groundwater	3,645
NC	MURPHY, TOWN OF	NC0120010	CWS	Surfacewater	4,498
NC	NEWPORT WATER SYSTEM	NC0416020	CWS	Groundwater	4,829
NC	NORTH LENOIR WATER CORP	NC0454025	CWS	Surfacewater purchased	15,215
NC	NORTH WILKESBORO, TOWN OF	NC0197010	CWS	Surfacewater	4,245
NC	NORTHAMPTON--MILWAUKEE	NC0466108	CWS	Groundwater	5,715
NC	OAK ISLAND, TOWN OF	NC0410020	CWS	Surfacewater purchased	23,896
NC	OCEAN ISLE BEACH, TOWN OF	NC0410035	CWS	Surfacewater purchased	7,216
NC	ORANGE-ALAMANCE WATER SYSTEM	NC0368020	CWS	Surfacewater	8,892
NC	PAMLICO COUNTY WATER	NC0469025	CWS	Groundwater	19,665
NC	PFEIFFER-N STANLY WATER ASSOC	NC0184025	CWS	Surfacewater purchased	4,199

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	PINE KNOLL SHORES	NC0416031	CWS	Groundwater	4,656
NC	RAEFORD, CITY OF	NC0347010	CWS	Groundwater	7,119
NC	RANDLEMAN, CITY OF	NC0276015	CWS	Surfacewater purchased	6,767
NC	RANLO, TOWN OF	NC0136034	CWS	Surfacewater purchased	4,511
NC	RED SPRINGS, TOWN OF	NC0378015	CWS	Groundwater	4,493
NC	SAMPSON CO WTR DIST II	NC0382070	CWS	Groundwater	8,670
NC	SAWMILLS, TOWN OF	NC0114040	CWS	Surfacewater purchased	5,524
NC	SHALLOTTE, TOWN OF	NC0410025	CWS	Surfacewater purchased	5,862
NC	SHELBY, CITY OF	NC0123010	CWS	Surfacewater	21,824
NC	SMITHFIELD FRESH MEATS CORP - TARHEEL	NC0309527	NTNCWS	Surfacewater purchased	4,589
NC	SOUTH CAMDEN WTR & SWR DISTRICT	NC0415015	CWS	Groundwater	5,717
NC	SOUTHPORT CITY OF	NC0410010	CWS	Surfacewater purchased	6,447
NC	SPRING LAKE, TOWN OF	NC0326020	CWS	Surfacewater purchased	11,725
NC	SPRUCE PINE, TOWN OF	NC0161010	CWS	Surfacewater	5,661
NC	STANLEY, TOWN OF	NC0136035	CWS	Surfacewater purchased	5,453
NC	STANLY CO-WEST STANLY DIST	NC0184035	CWS	Surfacewater purchased	8,651
NC	STOKES REGIONAL WATER CORP	NC0474060	CWS	Surfacewater purchased	3,327
NC	TOWN OF CLAYTON - NORTH	NC4051019	CWS	Surfacewater purchased	4,523
NC	TROUTMAN, TOWN OF	NC0149030	CWS	Surfacewater purchased	7,223
NC	TROY, TOWN OF	NC0362020	CWS	Surfacewater purchased	3,591
NC	TRYON, TOWN OF	NC0175010	CWS	Surfacewater	5,476
NC	WARREN COUNTY WATER SYSTEM	NC0293015	CWS	Surfacewater purchased	9,654
NC	WASHINGTON COUNTY WATER SYSTEM	NC0494025	CWS	Groundwater	6,693
NC	WAYNESVILLE, TOWN OF	NC0144010	CWS	Surfacewater	19,758
NC	WEAVERVILLE, TOWN OF	NC0111025	CWS	Surfacewater	8,145
NC	WEST CARTERET WATER CORP	NC0416040	CWS	Groundwater	19,512
NC	WEST IREDELL WATER CORPORATION	NC0149158	CWS	Surfacewater purchased	5,926
NC	WEST WILKES WTR ASSOCIATION INC	NC0197020	CWS	Surfacewater purchased	12,202
NC	WHISPERING PINES DEVELOPMENT	NC0363112	CWS	Surfacewater purchased	4,178
NC	WHITE LAKE, TOWN OF	NC0309030	CWS	Groundwater	5,862
NC	WHITEVILLE, CITY OF	NC0424010	CWS	Groundwater	5,426

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NC	WILKESBORO, TOWN OF	NC0197025	CWS	Surfacewater	3,705
NC	WILLIAMSTON, TOWN OF	NC0459010	CWS	Surfacewater purchased	7,650
NC	WILSON CO SOUTHEAST WATER DIST	NC4098014	CWS	Groundwater purchased	4,086
NC	WILSON CO SOUTHWEST WATER DIST	NC4098012	CWS	Groundwater purchased	4,850
NC	WINTERVILLE, TOWN OF	NC0474040	CWS	Surfacewater purchased	10,462
NC	WOODFIN SANITARY WATER AND SEWER	NC0111015	CWS	Surfacewater	10,122
ND	AGASSIZ WATER USERS DISTRICT	ND1801056	CWS	Groundwater	3,438
ND	BARNES RURAL WATER DISTRICT	ND0201058	CWS	Groundwater	4,938
ND	CASS RURAL WATER DISTRICT FARGO	ND0901483	CWS	Surfacewater purchased	4,242
ND	CASS RURAL WATER DISTRICT-PHASE I	ND0901060	CWS	Groundwater	3,658
ND	CENTRAL PLAINS WATER DISTRICT	ND5201309	CWS	Groundwater	3,504
ND	DEVILS LAKE CITY OF	ND3600231	CWS	Groundwater	7,141
ND	DICKINSON CITY OF	ND4500242	CWS	Surfacewater purchased	25,679
ND	EAST CENTRAL REGIONAL WD-GF	ND1801062	CWS	Groundwater	5,995
ND	GREATER RAMSEY WATER DISTRICT	ND3601424	CWS	Groundwater	5,280
ND	LINCOLN CITY OF	ND0800570	CWS	Purchased groundwater under influence of surfacewater source	4,257
ND	MANDAN CITY OF	ND3000596	CWS	Surfacewater	21,769
ND	MCKENZIE COUNTY WRD	ND2701477	CWS	Surfacewater purchased	3,895
ND	MISSOURI WEST WATER SYSTEM	ND3001431	CWS	Surfacewater purchased	4,303
ND	NORTH PRAIRIE RWD-SYSTEM 1&2	ND5101125	CWS	Groundwater purchased	7,748
ND	NORTHEAST RWD- NORTH VALLEY BRANCH	ND3401128	CWS	Groundwater	3,422
ND	NORTHWEST RURAL WATER DISTRICT	ND5301079	CWS	Surfacewater purchased	5,102
ND	OMND WATER TREATMENT PLANT	ND2901491	CWS	Surfacewater	4,168
ND	SOUTH CENTRAL REGIONAL WATER DISTRICT	ND0801154	CWS	Purchased groundwater under influence of surfacewater source	3,700
ND	SOUTH CENTRAL RWD NORTH BURLEIGH	ND0801502	CWS	Groundwater under influence of surfacewater	10,400
ND	SOUTH CENTRAL RWD-EMMONS	ND1501653	CWS	Surfacewater	3,650
ND	SOUTHEAST WUD (EAST)	ND3901068	CWS	Groundwater	4,225
ND	STUTSMAN RURAL WATER DISTRICT	ND4701303	CWS	Groundwater	5,550
ND	VALLEY CITY CITY OF	ND0200958	CWS	Surfacewater	6,585

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
ND	WHAPEYON CITY OF	ND3900973	CWS	Groundwater	7,766
ND	WATFORD CITY CITY OF	ND2700990	CWS	Surfacewater purchased	6,390
ND	WEST FARGO CITY OF	ND0900999	CWS	Surfacewater purchased	34,858
ND	WILLISTON CITY OF	ND5301012	CWS	Surfacewater	26,426
NE	ALLIANCE, CITY OF	NE3101302	CWS	Groundwater	8,500
NE	AUBURN, CITY OF	NE3112703	CWS	Groundwater under influence of surfacewater	3,460
NE	AURORA, CITY OF	NE3108101	CWS	Groundwater	4,678
NE	BEATRICE, CITY OF	NE3106705	CWS	Groundwater	12,220
NE	BLAIR, CITY OF	NE3117905	CWS	Surfacewater	8,000
NE	BROKEN BOW, CITY OF	NE3104105	CWS	Groundwater	3,568
NE	CHADRON, CITY OF	NE3104507	CWS	Surfacewater	6,257
NE	CITY OF GRETNA - SAPP BROS	NE3120173	NTNCWS	Groundwater	5,975
NE	COLUMBUS, CITY OF	NE3114110	CWS	Groundwater	22,630
NE	COZAD, CITY OF	NE3104701	CWS	Groundwater	3,977
NE	CRETE, CITY OF	NE3115104	CWS	Groundwater	7,000
NE	FAIRBURY, CITY OF	NE3109507	CWS	Groundwater under influence of surfacewater	3,707
NE	FALLS CITY, CITY OF	NE3114705	CWS	Groundwater	4,176
NE	FREMONT, CITY OF	NE3105312	CWS	Groundwater	28,000
NE	GERING, CITY OF	NE3115717	CWS	Groundwater	8,500
NE	GOTHENBURG, CITY OF	NE3104702	CWS	Groundwater	3,578
NE	GRAND ISLAND, CITY OF	NE3107902	CWS	Groundwater	51,478
NE	GRETNA, CITY OF	NE3115303	CWS	Groundwater	8,661
NE	HOLDREGE, CITY OF	NE3113705	CWS	Groundwater	5,555
NE	KEARNEY, CITY OF	NE3101906	CWS	Groundwater under influence of surfacewater	30,919
NE	LANCASTER CO RWD 1	NE3110909	CWS	Groundwater	6,000
NE	LEXINGTON, CITY OF	NE3104708	CWS	Groundwater	10,230
NE	LINCOLN, CITY OF	NE3110926	CWS	Groundwater under influence of surfacewater	292,000
NE	MCCOOK, CITY OF	NE3114504	CWS	Groundwater	7,356
NE	METROPOLITAN UTILITIES DISTRICT	NE3105507	CWS	Surfacewater	554,091
NE	NEBRASKA CITY, CITY OF	NE3113106	CWS	Groundwater under influence of surfacewater	7,289
NE	NORFOLK, CITY OF	NE3111910	CWS	Groundwater	24,500
NE	NORTH PLATTE, CITY OF	NE3111106	CWS	Groundwater	25,000
NE	OGALLALA, CITY OF	NE3110102	CWS	Groundwater	4,878
NE	ONEILL, CITY OF	NE3108904	CWS	Groundwater	3,705
NE	PAPILLION, CITY OF	NE3115313	CWS	Groundwater	35,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NE	PLATTSMOUTH, CITY OF	NE3102501	CWS	Groundwater	6,503
NE	SCHUYLER, CITY OF	NE3103701	CWS	Groundwater	6,211
NE	SCOTTSBLUFF, CITY OF	NE3115716	CWS	Groundwater	14,282
NE	SEWARD, CITY OF	NE3115905	CWS	Groundwater	7,500
NE	SIDNEY, CITY OF	NE3103303	CWS	Groundwater	6,720
NE	SOUTH SIOUX CITY, CITY OF	NE3104309	CWS	Purchased groundwater under influence of surfacewater source	14,043
NE	TYSON FRESH MEATS, INC - DAKOTA CITY	NE3120002	NTNCWS	Groundwater	4,110
NE	WAHOO, CITY OF	NE3115512	CWS	Groundwater	4,500
NE	WAVERLY, CITY OF	NE3110905	CWS	Groundwater	4,279
NE	WAYNE, CITY OF	NE3118104	CWS	Groundwater	5,847
NE	WEST POINT, CITY OF	NE3103904	CWS	Groundwater	3,500
NE	YORK, CITY OF	NE3118706	CWS	Groundwater	7,841
NH	BECKET HOUSE AT HALL FARM	NH1155020	System not found in SDWIS, additional search could not find system name.		
NH	BERLIN WATER WORKS	NH0231010	CWS	Surfacewater	9,575
NH	BRISTOL WATER WORKS	NH0301010	CWS	Groundwater	3,400
NH	CLAREMONT WATER DEPT	NH0461010	CWS	Surfacewater	9,000
NH	DERRY WATER DEPT	NH0611010	CWS	Surfacewater purchased	17,210
NH	HANOVER WATER DEPT	NH1071010	CWS	Surfacewater	8,500
NH	LEBANON WATER DEPT	NH1321010	CWS	Surfacewater	10,050
NH	LITTLETON WATER AND LIGHT	NH1381010	CWS	Surfacewater	6,500
NH	LOWER BARTLETT WATER PCT	NH0161020	CWS	Groundwater	3,800
NH	MEREDITH WATER DEPT	NH1521010	CWS	Surfacewater	3,750
NH	NEWMARKET WATER WORKS	NH1731010	CWS	Groundwater	5,030
NH	NEWPORT WATER WORKS	NH1741010	CWS	Surfacewater	5,000
NH	NHDOT BURUAU TURNPIKE	NH1889030	System not found in SDWIS, additional search could not find system name.		
NH	NORTH CONWAY WATER PCT	NH0511030	CWS	Groundwater	5,400
NH	PETERBOROUGH WATER WORKS	NH1871010	CWS	Groundwater	4,350
NH	PEU/LONDONDERRY	NH1391010	CWS	Surfacewater purchased	4,988
NH	PLYMOUTH VLG WATER AND SEWER	NH1941010	CWS	Groundwater	6,700

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NH	ROBINSONS MHP/UPPER	NH0465302	System not found in SDWIS, additional search could not find system name.		
NH	SANDWICH FAIR	NH2099010	System not found in SDWIS, additional search could not find system name.		
NH	SOMERSWORTH WATER WORKS	NH2151010	CWS	Surfacewater	12,000
NH	VILLAGE DIST OF EASTMAN	NH0951010	CWS	Groundwater	3,400
NH	WINMIR CONDOS	NH2327205	System not found in SDWIS, additional search could not find system name.		
NJ	ABERDEEN - CLIFFWOOD/CLIFFWOOD BEACH	NJ1330002	CWS	Surfacewater purchased	6,775
NJ	ACCC EARLY MAIN CAMPUS	NJ0112325	NTNCWS	Groundwater	7,978
NJ	ATLANTIC HIGHLANDS WATER	NJ1304001	CWS	Groundwater	4,385
NJ	AVALON WATER AND SEWERAGE UTILITIES	NJ0501001	CWS	Groundwater	39,839
NJ	AVON BY THE SEA WATER DE	NJ1305001	CWS	Surfacewater purchased	5,000
NJ	BALLYS PARK PLACE CASINO	NJ0102302	NTNCWS	Groundwater	6,500
NJ	BARNEGAT LIGHT WATER DEP	NJ1501001	CWS	Groundwater	4,148
NJ	BARNEGAT TWP WATER SEWER	NJ1533001	CWS	Groundwater	20,000
NJ	BEACH HAVEN WATER DEPT	NJ1503001	CWS	Groundwater	20,000
NJ	BELLEVILLE WATER DEPT	NJ0701001	CWS	Surfacewater purchased	35,129
NJ	BERKELEY TWP MUA	NJ1505004	CWS	Groundwater	11,235
NJ	BLOOMFIELD WATER DEPARTMENT	NJ0702001	CWS	Surfacewater purchased	47,315
NJ	BLOOMINGDALE WATER DEPT	NJ1601001	CWS	Surfacewater purchased	7,742
NJ	BORDENTOWN WATER DEPARTM	NJ0303001	CWS	Groundwater	15,821
NJ	BRIGANTINE WATER DEPARTMENT	NJ0103001	CWS	Groundwater	14,450
NJ	BUENA BOROUGH MUA	NJ0104003	CWS	Groundwater	4,880
NJ	CALDWELL WATER DEPT	NJ0703001	CWS	Surfacewater purchased	9,027
NJ	CAPE MAY POINT BORO WATE	NJ0503001	CWS	Groundwater purchased	4,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	CAPE MAY WATER & SEWER U	NJ0502001	CWS	Groundwater	35,000
NJ	CEDAR GROVE WATER DEPT	NJ0704001	CWS	Surfacewater purchased	12,900
NJ	CITYOF BAYONNE	NJ0901001	CWS	Surfacewater purchased	63,000
NJ	CLEMENTON WATER DEPARTMENT	NJ0411001	CWS	Groundwater	5,000
NJ	EAST WINDSOR MUA	NJ1101002	CWS	Groundwater	25,000
NJ	EGG HARBOR CITY WATER DEPT	NJ0107001	CWS	Groundwater	4,900
NJ	ELMWOOD PARK WATER DEPT	NJ0211001	CWS	Surfacewater purchased	20,374
NJ	EVESHAM MUA	NJ0313001	CWS	Surfacewater purchased	45,538
NJ	FAIRFIELD WATER DEPT	NJ0707001	CWS	Surfacewater purchased	7,400
NJ	FRANKLIN TOWNSHIP DEPT OF PUBLIC WORKS	NJ1808001	CWS	Surfacewater purchased	56,300
NJ	FREEHOLD BOROUGH WATER D	NJ1315001	CWS	Groundwater	11,029
NJ	FREEHOLD TWP WATER DEPT	NJ1316001	CWS	Surfacewater purchased	29,831
NJ	GLEN RIDGE WATER DEPT	NJ0708001	CWS	Surfacewater purchased	7,681
NJ	HADDON TWP WATER DEPARTM	NJ0416001	CWS	Surfacewater purchased	11,938
NJ	HARRISON W DEPT	NJ0904001	CWS	Surfacewater purchased	14,425
NJ	HARVEY CEDARS WATER DEPT	NJ1509001	CWS	Groundwater	6,360
NJ	HIGHLAND PARK W DEPT	NJ1207001	CWS	Surfacewater purchased	14,000
NJ	HIGHTSTOWN WATER DEPARTMENT	NJ1104001	CWS	Groundwater	5,400
NJ	HOBOKEN WATER UTILITY	NJ0905001	CWS	Surfacewater purchased	52,000
NJ	JACKSON PREMIUM OUTLETS	NJ1511415	NTNCWS	Groundwater	9,263
NJ	JACKSON TWP MUA	NJ1511001	CWS	Groundwater	35,424
NJ	LACEY TWP MUA	NJ1512001	CWS	Groundwater	29,000
NJ	LAVALLETTE WATER DEPT	NJ1515001	CWS	Groundwater	25,000
NJ	LINCOLN PARK WATER DEPT	NJ1416001	CWS	Surfacewater purchased	11,000
NJ	LONG BEACH TWP BRANT BEA	NJ1517001	CWS	Groundwater	25,295
NJ	LONGPORT WATER DEPARTMENT	NJ0115001	CWS	Groundwater	10,777
NJ	LYNDHURST WATER DEPARTMENT	NJ0232001	CWS	Surfacewater purchased	20,500
NJ	MANALAPAN TWP - KNOB HILL	NJ1326002	CWS	Surfacewater purchased	6,600
NJ	MANASQUAN WATER DEPARTME	NJ1327001	CWS	Groundwater	14,000
NJ	MANCHESTER UTILITIES AUTHORITY	NJ1603001	CWS	Surfacewater purchased	12,000
NJ	MARGATE CITY WATER DEPARTMENT	NJ0116001	CWS	Groundwater	23,500
NJ	MEDFORD TWP DEPT OF MUNI	NJ0320001	CWS	Surfacewater purchased	17,272

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	MILLTOWN W DEPT	NJ1212001	CWS	Surfacewater purchased	7,000
NJ	MINE HILL TWP WATER DEPT	NJ1420001	CWS	Groundwater purchased	4,300
NJ	MOUNTAIN CREEK RESORT	NJ1922350	NTNCWS	Groundwater	5,041
NJ	MT OLIVE TWP W D VILLAGE	NJ1427007	CWS	Groundwater	3,600
NJ	NJ AMERICAN WATER - CAPE MAY COURT HOUSE	NJ0506010	CWS	Groundwater	5,625
NJ	NJ AMERICAN WATER - LIBERTY	NJ2004001	CWS	Surfacewater purchased	125,000
NJ	NJ AMERICAN WATER - SHORELANDS	NJ1339001	CWS	Surfacewater purchased	36,164
NJ	NORTH CALDWELL WATER DEP	NJ0715001	CWS	Surfacewater purchased	6,000
NJ	NUTLEY WATER DEPT	NJ0716001	CWS	Surfacewater purchased	29,500
NJ	PASSAIC VALLEY WC LODI WD	NJ0231001	CWS	Surfacewater purchased	24,136
NJ	PINE HILL BOROUGH MUA	NJ0428002	CWS	Surfacewater purchased	10,233
NJ	PINELANDS WATER CO	NJ0333001	CWS	Groundwater	4,926
NJ	PVWC-NORTH ARLINGTON	NJ0239001	CWS	Surfacewater purchased	15,392
NJ	RANDOLPH TWP PUBLIC WORKS DEPT	NJ1432003	CWS	Groundwater purchased	14,820
NJ	ROSELAND WATER DEPT	NJ0718001	CWS	Surfacewater purchased	5,300
NJ	SADDLE BROOK WATER DEPT	NJ0257001	CWS	Surfacewater purchased	13,155
NJ	SEA ISLE CITY WATER DEPARTMENT	NJ0509001	CWS	Groundwater	15,800
NJ	SEA THE FUTURE LEARNING CENTER	NJ0511901	System not found in SDWIS, additional search could not find system name.		
NJ	SEASIDE HEIGHTS WATER DE	NJ1526001	CWS	Groundwater	20,000
NJ	SEASIDE PARK WATER DEPT	NJ1527001	CWS	Groundwater	15,000
NJ	SHIP BOTTOM WATER DEPART	NJ1528001	CWS	Groundwater	15,000
NJ	SHORE WATER COMPANY	NJ1505003	CWS	Groundwater	6,600
NJ	SOUTH RIVER W DEPT	NJ1223001	CWS	Surfacewater purchased	16,000
NJ	STAFFORD TWP WATER - BEACH HAVEN WEST	NJ1530004	CWS	Groundwater	28,863
NJ	STONE HARBOR WATER DEPT	NJ0510001	CWS	Groundwater	30,850
NJ	TOTOWA W DEPT	NJ1612001	CWS	Surfacewater purchased	10,804
NJ	TOWNSHIP OF WAYNE	NJ1614001	CWS	Surfacewater purchased	55,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NJ	TUCKERTON WATER & SEWER DEPT	NJ1532002	CWS	Groundwater	6,285
NJ	VENTNOR CITY WATER & SEWER UTILITY	NJ0122001	CWS	Groundwater	22,150
NJ	WALMART	NJ1910337	NTNCWS	Groundwater	3,695
NJ	WAWA #8308	NJ0808319	NTNCWS	Groundwater	3,552
NJ	WAWA #974	NJ0824314	NTNCWS	Groundwater	3,646
NJ	WEST CALDWELL WATER DEPARTMENT	NJ0721001	CWS	Surfacewater purchased	10,759
NJ	WEST CAPE MAY WATER DEPT	NJ0512001	CWS	Groundwater purchased	4,600
NJ	WILDWOOD CITY WATER DEPARTMENT	NJ0514001	CWS	Groundwater	218,472
NJ	WOODLAND PARK WATER DEPARTMENT	NJ1616001	CWS	Surfacewater purchased	6,000
NJ	WOODSTOWN WATER DEPARTMENT	NJ1715001	CWS	Groundwater	4,455
NM	ALTO LAKES WATER AND SANITATION DISTRICT	NM3558514	CWS	Groundwater	3,406
NM	ANTHONY W&SD	NM3511207	CWS	Groundwater	8,956
NM	ARTESIA MUNICIPAL WATER SYSTEM	NM3520308	CWS	Groundwater	12,843
NM	AZTEC DOMESTIC WATER SYSTEM	NM3509824	CWS	Surfacewater	5,960
NM	BELEN WATER SYSTEM	NM3524932	CWS	Groundwater	8,385
NM	BERNALILLO WATER SYSTEM	NM3508923	CWS	Groundwater	8,915
NM	BERRENDO COOPERATIVE WUA	NM3552903	CWS	Groundwater	5,126
NM	BLOOMFIELD WATER SUPPLY SYSTEM	NM3510124	CWS	Surfacewater	7,090
NM	BOSQUE FARMS WATER SUPPLY SYSTEM	NM3510732	CWS	Groundwater	4,259
NM	CAMINO REAL REGIONAL UTILITY AUTHORITY	NM3502507	CWS	Groundwater	17,826
NM	CARLSBAD MUNICIPAL WATER SYSTEM	NM3520608	CWS	Groundwater	33,006
NM	CITY OF RATON/RATON WATER WORKS	NM3526704	CWS	Surfacewater	9,733
NM	DEMING MUNICIPAL WATER SYSTEM	NM3528616	CWS	Groundwater	16,236
NM	ELDORADO AREA WATER AND SANITATION DIST.	NM3537326	CWS	Groundwater	7,082
NM	ENTRANOSA WATER AND WASTEWATER COOP	NM3524626	CWS	Groundwater	8,500
NM	EPCOR WATER NEW MEXICO INC CLOVIS	NM3527305	CWS	Groundwater	42,976
NM	EPCOR WATER NEW MEXICO INC., EDGEWOOD	NM3500326	CWS	Groundwater	4,700
NM	ESPANOLA WATER SYSTEM	NM3501921	CWS	Groundwater	12,012
NM	EUNICE WATER SUPPLY SYSTEM	NM3521513	CWS	Groundwater	4,523
NM	FARMINGTON WATER SYSTEM	NM3510224	CWS	Surfacewater	38,000
NM	GALLUP WATER SYSTEM	NM3508317	CWS	Groundwater	21,253
NM	GRANTS DOMESTIC WATER SYSTEM	NM3526133	CWS	Groundwater	8,700
NM	LAKE SECTION WATER COMPANY	NM3529207	CWS	Groundwater	13,083
NM	LAS VEGAS (CITY OF)	NM3518025	CWS	Surfacewater	14,530

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NM	LEE HAMMOND WATER	NM3500624	CWS	Surfacewater	8,817
NM	LOS ALAMOS MUNICIPAL WATER SYSTEM	NM3500115	CWS	Groundwater	25,000
NM	LOS LUNAS WATER SYSTEM	NM3525332	CWS	Groundwater	19,400
NM	LOVINGTON MUNICIPAL WATER SUPPLY	NM3521813	CWS	Groundwater	13,539
NM	LOWER RIO GRANDE PWWA SOUTH VALLEY	NM3502407	CWS	Groundwater	11,178
NM	LOWER VALLEY WATER USERS ASSOCIATION	NM3510324	CWS	Surfacewater	7,615
NM	MILAN COMMUNITY WATER SYSTEM	NM3525533	CWS	Groundwater	3,669
NM	MOONGATE WATER SYSTEM	NM3572007	CWS	Groundwater	8,554
NM	MOONGATE WEST	NM3501207	CWS	Groundwater	10,708
NM	MORNINGSTAR WATER SYSTEM	NM3510524	CWS	Surfacewater purchased	6,423
NM	NORTHSTAR MDWCA	NM3520024	CWS	Surfacewater	3,779
NM	OTIS MDWCA	NM3521308	CWS	Groundwater	4,592
NM	RIO COMMUNITIES WATER SYSTEM	NM3524832	CWS	Groundwater	5,374
NM	RIO RANCHO WATER & WW SERVICES	NM3509623	CWS	Groundwater	98,085
NM	ROOSEVELT COUNTY WUA	NM3562222	CWS	Groundwater purchased	4,680
NM	ROSWELL MUNICIPAL WATER SYSTEM	NM3520203	CWS	Groundwater	53,892
NM	RUIDOSO WATER SYSTEM	NM3513114	CWS	Surfacewater	19,195
NM	SANDIA PEAK UTILITY	NM3562201	CWS	Groundwater	6,079
NM	SANTA FE COUNTY SOUTH SECTOR	NM3500826	CWS	Surfacewater purchased	7,000
NM	SILVER CITY WATER SYSTEM	NM3522609	CWS	Groundwater	14,916
NM	SOCORRO WATER SYSTEM	NM3523728	CWS	Groundwater	11,953
NM	TAOS MUNICIPAL WATER SYSTEM	NM3507529	CWS	Groundwater	5,528
NM	TRUTH OR CONSEQUENCES	NM3514327	CWS	Groundwater	7,640
NM	TUCUMCARI WATER SYSTEM	NM3528020	CWS	Groundwater	7,124
NM	UNIVERSITY ESTATES WATER SYSTEM (LCU)	NM3512407	CWS	Groundwater	4,815
NM	VILLAGE OF ANGEL FIRE	NM3531904	CWS	Groundwater	6,045
NN	Chinle-Many Farms-Del Muerto NTUA	NN0400174	CWS	Groundwater	9,539
NN	Crownpoint-Littlewater-Three Mile Point NTUA	NN3503039	CWS	Groundwater	4,570
NN	Dilkon-Indian Wells-Greasewood-White Cone NTUA	NN0400342	CWS	Groundwater	5,372
NN	Farmington Rural-Shiprock-Beclabito NTUA	NN3500245	CWS	Surfacewater purchased	17,910
NN	Fort Defiance-Window Rock-St Michaels NTUA	NN0403000	CWS	Groundwater	14,700
NN	Ganado-Burnside-Cornfield-Steamboat NTUA	NN0403001	CWS	Groundwater	4,455
NN	Mariano Lake-Pinedale-Church Rock NTUA	NN3500211	CWS	Groundwater	5,265
NN	Pinon-District 4 NTUA	NN0403004	CWS	Groundwater	6,029
NN	Tuba City NTUA	NN0400206	CWS	Groundwater	7,142

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NV	BALLY'S	NV0001162	NTNCWS	Surfacewater purchased	7,850
NV	BELLAGIO RESORT AND CASINO	NV0001117	NTNCWS	Surfacewater purchased	17,171
NV	BIG BEND WATER DISTRICT	NV0004092	CWS	Surfacewater	9,000
NV	BOULDER CITY	NV0000011	CWS	Surfacewater purchased	15,000
NV	CAESARS PALACE	NV0001169	NTNCWS	Surfacewater purchased	6,372
NV	CARSON CITY PUBLIC WORKS	NV0000015	CWS	Surfacewater	59,000
NV	CARSON VALLEY WATER SYSTEM	NV0002216	CWS	Groundwater	6,152
NV	CITY CENTER HOTELS	NV0001106	NTNCWS	Surfacewater purchased	17,739
NV	COSMOPOLITAN HOTEL	NV0001137	NTNCWS	Surfacewater purchased	5,534
NV	DAYTON VALLEY WATER SYSTEM	NV0000032	CWS	Groundwater	15,830
NV	EDGEWOOD WATER COMPANY	NV0000235	NTNCWS	Surfacewater	3,800
NV	ELY MUNICIPAL WATER DEPARTMENT	NV0000038	CWS	Groundwater	5,000
NV	EXCALIBUR RESORT AND CASINO	NV0001114	NTNCWS	Surfacewater purchased	8,977
NV	FALLON CITY OF	NV0000045	CWS	Groundwater	9,184
NV	FERNLEY PUBLIC WORKS	NV0000062	CWS	Groundwater	23,064
NV	FLAMINGO LAS VEGAS HOTEL AND CASINO	NV0001175	NTNCWS	Surfacewater purchased	9,421
NV	GARDNERVILLE RANCHOS GID	NV0000066	CWS	Groundwater	11,300
NV	GARDNERVILLE WATER COMPANY	NV0000065	CWS	Groundwater	4,500
NV	GRANDVIEW AT LAS VEGAS	NV0001144	NTNCWS	Surfacewater purchased	5,750
NV	GREAT BASIN WATER CO COLD SPRINGS	NV0000207	CWS	Groundwater	7,962
NV	GREAT BASIN WATER CO SPRING CREEK	NV0000036	CWS	Groundwater	9,215
NV	GREAT BASIN WATER CO SPRING CREEK MHP	NV0005027	CWS	Groundwater	3,637
NV	GREAT BASIN WATER COMPANY	NV0000270	CWS	Groundwater	11,077
NV	HARRAHS LAS VEGAS	NV0001171	NTNCWS	Surfacewater purchased	8,031
NV	HARRAHS LAUGHLIN	NV0001168	NTNCWS	Surfacewater purchased	3,351
NV	HENDERSON CITY OF	NV0000076	CWS	Surfacewater	321,781
NV	INCLINE VILLAGE GID	NV0000158	CWS	Surfacewater	9,313
NV	INDIAN HILLS GID	NV0000355	CWS	Groundwater	5,800
NV	KINGSBURY GID	NV0000004	CWS	Surfacewater	3,839
NV	LANDER CO SEWER AND WATER DIST 1 BM	NV0000008	CWS	Groundwater	3,635
NV	LAS VEGAS VALLEY WATER DISTRICT	NV0000090	CWS	Surfacewater purchased	1,502,604
NV	LINQ HOTEL AND CASINO	NV0001163	NTNCWS	Surfacewater purchased	5,172

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NV	LOVELOCK MEADOWS WATER DISTRICT	NV0000161	CWS	Groundwater	3,562
NV	LUXOR RESORT AND CASINO	NV0001111	NTNCWS	Surfacewater purchased	9,796
NV	M RESORT SPA AND CASINO	NV0001130	NTNCWS	Surfacewater purchased	3,550
NV	MANDALAY BAY RESORT AND CASINO	NV0001119	NTNCWS	Surfacewater purchased	10,549
NV	MGM GRAND HOTEL AND CASINO	NV0001121	NTNCWS	Surfacewater purchased	15,500
NV	MIRAGE RESORT AND CASINO	NV0001120	NTNCWS	Surfacewater purchased	9,400
NV	MOAPA VALLEY WATER DISTRICT	NV0000160	CWS	Groundwater	8,500
NV	MOUNTAIN FALLS WATER SYSTEM GBWC	NV0000920	CWS	Groundwater	3,872
NV	NEW YORK NEW YORK HOTEL AND CASINO	NV0001112	NTNCWS	Surfacewater purchased	7,000
NV	NORTH LAS VEGAS UTILITIES	NV0000175	CWS	Surfacewater purchased	376,515
NV	PARIS LAS VEGAS HOTEL AND CASINO	NV0001166	NTNCWS	Surfacewater purchased	8,178
NV	PLANET HOLLYWOOD HOTEL AND CASINO	NV0001180	NTNCWS	Surfacewater purchased	6,509
NV	PRIMM VALLEY CASINO RESORTS	NV0001073	CWS	Groundwater	7,000
NV	RESORTS WORLD LAS VEGAS	NV0001210	NTNCWS	Surfacewater purchased	11,250
NV	RIO RESORT AND CASINO	NV0001167	NTNCWS	Surfacewater purchased	7,132
NV	RIVERSIDE RESORT	NV0001042	NTNCWS	Groundwater	3,732
NV	SUN VALLEY GID	NV0000211	CWS	Surfacewater purchased	17,000
NV	TOWN OF MINDEN	NV0000168	CWS	Groundwater	3,500
NV	TRI GENERAL IMPROVEMENT DISTRICT	NV0000913	NTNCWS	Groundwater	10,001
NV	TROPICANA RESORT AND CASINO	NV0001059	NTNCWS	Surfacewater purchased	3,689
NV	VENETIAN PALAZZO	NV0001165	NTNCWS	Surfacewater purchased	19,387
NV	VIRGIN VALLEY WATER DISTRICT	NV0000167	CWS	Groundwater	26,000
NV	WEST WENDOVER WATER SYSTEM	NV0000246	CWS	Groundwater	4,535
NV	WINNEMUCCA CITY OF	NV0000248	CWS	Groundwater	8,066
NV	WYNN RESORTS	NV0001141	NTNCWS	Surfacewater purchased	9,416
NV	YERINGTON CITY OF	NV0000255	CWS	Groundwater	5,050
NY	2727 ROUTE 94	NY3530168	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	ALBANY CITY	NY0100189	CWS	Surfacewater	98,000
NY	ANGOLA VILLAGE	NY1400411	CWS	Surfacewater purchased	4,050
NY	AUBURN	NY0501710	CWS	Surfacewater	27,179
NY	BATAVIA CITY	NY1800544	CWS	Surfacewater	15,475
NY	BATAVIA CONSOLIDATED W.D.	NY1800554	CWS	Surfacewater purchased	6,159
NY	BAYVILLE (V)	NY2902816	CWS	Groundwater	6,700
NY	BRIARCLIFF MANOR VILLAGE	NY5903420	CWS	Surfacewater purchased	9,190
NY	BROCKPORT VILLAGE	NY2701039	CWS	Surfacewater purchased	22,200
NY	BRUNSWICK CONSOLIDATED WATER DISTRICT	NY4110144	CWS	Surfacewater purchased	7,050
NY	CAMBRIA WATER DISTRICT	NY3100557	CWS	Surfacewater purchased	5,839
NY	CANANDAIGUA CITY	NY3401150	CWS	Surfacewater	11,264
NY	CANANDAIGUA TOWN CONS. WD	NY3430008	CWS	Surfacewater purchased	6,607
NY	CANANDAIGUA-FARMINGTON CONSOLIDATED W.D.	NY3401151	CWS	Surfacewater purchased	13,000
NY	CANTON VILLAGE	NY4404381	CWS	Groundwater	7,055
NY	CARTHAGE VILLAGE	NY2202334	CWS	Surfacewater	3,600
NY	CAZENOVIA VILLAGE	NY2602371	CWS	Groundwater	3,635
NY	CHATWAL LODGE AT CHAPIN ESTATES	NY5230260	System not found in SDWIS, additional search could not find system name.		
NY	CHAUTAUQUA UTILITY DISTRICT	NY0600381	CWS	Surfacewater	9,000
NY	CLAY WDS	NY3304344	CWS	Surfacewater purchased	16,000
NY	COLONIE VILLAGE	NY0100194	CWS	Surfacewater purchased	8,030
NY	CORNELL UNIVERSITY	NY5417686	CWS	Surfacewater	31,581
NY	CORTLAND (C)	NY1101754	CWS	Groundwater	20,095
NY	CORTLANDT CONSOLIDATED WD	NY5903423	CWS	Surfacewater purchased	28,369
NY	COXSACKIE VILLAGE	NY1900027	CWS	Surfacewater	4,010
NY	DANSVILLE VILLAGE	NY2501015	CWS	Surfacewater	8,900
NY	DEWITT WDS - NORTH	NY3316112	CWS	Surfacewater purchased	13,600
NY	DEWITT WDS - SOUTH	NY3304343	CWS	Surfacewater purchased	16,200
NY	DUNKIRK CITY	NY0600360	CWS	Surfacewater	11,848
NY	EAST GREENBUSH GENERAL W.D.	NY4100051	CWS	Surfacewater purchased	15,843

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	ECWA AMHERST	NY1400399	CWS	Surfacewater purchased	80,228
NY	ECWA BOSTON	NY1421897	CWS	Surfacewater purchased	6,604
NY	ECWA DIRECT	NY1400443	CWS	Surfacewater	335,000
NY	ECWA HAMBURG (T)	NY1400488	CWS	Surfacewater purchased	11,314
NY	ECWA HAMBURG (V)	NY1400515	CWS	Surfacewater purchased	41,538
NY	ECWA LANCASTER	NY1400421	CWS	Surfacewater purchased	21,428
NY	ECWA NEWSTEAD	NY1422651	CWS	Surfacewater purchased	5,319
NY	ECWA ORCHARD PARK	NY1421762	CWS	Surfacewater purchased	23,387
NY	ECWA WEST SENECA	NY1404543	CWS	Surfacewater purchased	23,181
NY	ELLENVILLE (VILLAGE) WATER DIS	NY5503366	CWS	Groundwater	4,300
NY	ELMA WATER DISTRICT NO. 1	NY1420549	CWS	Surfacewater purchased	10,287
NY	ELMSFORD VILLAGE	NY5903427	CWS	Surfacewater purchased	4,600
NY	Experimental Aviation Assoc.	NY0730034	System not found in SDWIS, additional search could not find system name.		
NY	FREDONIA VILLAGE	NY0600364	CWS	Surfacewater	10,400
NY	FREEPORT (V)	NY2902823	CWS	Groundwater	45,000
NY	GENESE0 VILLAGE	NY2501017	CWS	Surfacewater	8,000
NY	GENEVA CITY	NY3401156	CWS	Surfacewater	13,334
NY	GLASCO WATER DISTRICT	NY5503367	CWS	Surfacewater purchased	4,071
NY	GLOVERSVILLE (C) WATER WORKS	NY1700018	CWS	Surfacewater	17,991
NY	GORHAM TOWN WD	NY3401170	CWS	Surfacewater	3,420
NY	GOUVERNEUR	NY4404385	CWS	Surfacewater	4,263
NY	GREENBURGH CONSOLIDATED WD #1	NY5903429	CWS	Surfacewater purchased	39,993
NY	HARTLAND WD	NY3100588	CWS	Surfacewater purchased	4,117
NY	HILTON VILLAGE	NY2701045	CWS	Surfacewater purchased	5,856
NY	HOMER VILLAGE-NEWTON WATER WORKS	NY1101757	CWS	Groundwater	4,368
NY	HOPEWELL CONS WD 1	NY3411948	CWS	Surfacewater purchased	3,781

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	HORSEHEADS VILLAGE	NY0701009	CWS	Groundwater under influence of surfacewater	15,000
NY	HUDSON FALLS VILLAGE (QUEENSBURY)	NY5700123	CWS	Surfacewater purchased	7,000
NY	ICE HOUSE APARTMENTS	NY3530316	System not found in SDWIS, additional search could not find system name.		
NY	ILION (V) WATER WORKS	NY2102307	CWS	Surfacewater	8,053
NY	IRVINGTON WATER SUPPLY	NY5903432	CWS	Surfacewater purchased	6,631
NY	ITHACA CITY	NY5404416	CWS	Surfacewater	29,457
NY	ITHACA TOWN WD	NY5404419	CWS	Surfacewater purchased	13,000
NY	JAMESTOWN BPU	NY0600366	CWS	Groundwater	46,712
NY	JOHNSTOWN (C) WATER WORKS	NY1700019	CWS	Surfacewater	8,154
NY	KENMORE VILLAGE	NY1410142	CWS	Surfacewater purchased	15,423
NY	KENSICO WATER DISTRICT	NY5930082	CWS	Surfacewater purchased	17,917
NY	KINGSBURY WD (QUEENSBURY)	NY5722361	CWS	Surfacewater purchased	4,500
NY	KINGSTON (CITY) WATER DISTRICT	NY5503374	CWS	Surfacewater	24,000
NY	LAKE PLACID V	NY1500284	CWS	Surfacewater	5,000
NY	LARCHMONT VILLAGE	NY5903433	CWS	Surfacewater purchased	6,485
NY	LCWSA CONSOLIDATED WATER DISTRICT	NY2501019	CWS	Surfacewater purchased	9,892
NY	LEGOLAND NEW YORK	NY3530326	NTNCWS	Surfacewater purchased	16,000
NY	LEWISTON WATER IMPROVEMENTAREA	NY3100561	CWS	Surfacewater purchased	16,257
NY	LITTLE FALLS CITY	NY2102308	CWS	Surfacewater	4,946
NY	LOCKPORT CITY WTP	NY3100564	CWS	Surfacewater	21,165
NY	LOCKPORT WD#3	NY3100563	CWS	Surfacewater purchased	20,529
NY	LONG BEACH CITY	NY2902834	CWS	Groundwater	35,000
NY	LOWVILLE VILLAGE	NY2402365	CWS	Surfacewater	4,000
NY	MCWA - VWB	NY3404515	CWS	Surfacewater purchased	8,532
NY	MCWA GENESEE	NY1800547	CWS	Surfacewater purchased	13,600
NY	MEDINA VILLAGE	NY3600600	CWS	Surfacewater purchased	6,500
NY	MENANDS VILLAGE	NY0100200	CWS	Surfacewater purchased	4,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	MIDDLETOWN CITY	NY3503534	CWS	Surfacewater	30,000
NY	MINISINK VALLEY SCHOOL DIST. WATER LOOP	NY3522798	NTNCWS	Groundwater	3,400
NY	MOUNT VERNON WATER DEPARTMENT	NY5903441	CWS	Surfacewater purchased	73,893
NY	MVWA - MOHAWK VALLEY WATER AUTHORITY	NY3202411	CWS	Surfacewater	126,250
NY	NEW LEBANON SUMMER YOUTH PROGRAM	NY1030183	System not found in SDWIS, additional search could not find system name.		
NY	NEWARK VILLAGE	NY5801232	CWS	Surfacewater	9,142
NY	NEWFANE WD NO1,2,3 CONSOL	NY3100573	CWS	Surfacewater purchased	9,666
NY	NEWFANE WD#4	NY3100595	CWS	Surfacewater purchased	6,180
NY	NIAGARA FALLS WATER BOARD	NY3100568	CWS	Surfacewater	50,193
NY	NIAGARA WATER IMPROVEMENT AREA	NY3100571	CWS	Surfacewater purchased	8,100
NY	NORTH CHAUTAUQUA COUNTY WATER DISTRICT	NY0630144	CWS	Unknown	6,200
NY	NORTH GREENBUSH CONSOLIDATED DISTRICT	NY4130243	CWS	Surfacewater purchased	10,226
NY	NORWICH CITY	NY0801745	CWS	Surfacewater	8,000
NY	OCEAN BEACH WATER DISTRICT	NY5103280	CWS	Groundwater	4,500
NY	OLD WEST VILLAGE	NY4130316	System not found in SDWIS, additional search could not find system name.		
NY	ONEIDA CITY	NY2602381	CWS	Surfacewater	11,393
NY	ONEONTA CITY	NY3800154	CWS	Surfacewater	15,779
NY	ORGANIC WORLD	NY5230262	System not found in SDWIS, additional search could not find system name.		
NY	PALMYRA VILLAGE	NY5801235	CWS	Surfacewater	3,580
NY	PENDLETON TOWN WD	NY3100574	CWS	Surfacewater purchased	6,050
NY	PENN YAN VILLAGE	NY6101263	CWS	Surfacewater	5,248
NY	PERRY VILLAGE	NY6000613	CWS	Surfacewater	3,673

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	PETERSBURGH APARTMENTS	NY4130367	System not found in SDWIS, additional search could not find system name.		
NY	PINE BUSH WATER DISTRICT	NY3503553	CWS	Groundwater	7,600
NY	PLEASANTVILLE WATER DISTRICT	NY5903455	CWS	Surfacewater purchased	9,500
NY	PORTER MASTER IMPROVEMENT AREA	NY3100577	CWS	Surfacewater purchased	6,920
NY	POTSDAM VILLAGE	NY4404397	CWS	Surfacewater	8,312
NY	POUGHKEEPSIE CITY	NY1330291	CWS	Surfacewater purchased	30,639
NY	QUEENSBURY WATER DISTRICT	NY5600114	CWS	Surfacewater	21,200
NY	RAVENA VILLAGE	NY0100201	CWS	Surfacewater	4,500
NY	RICHLAND TOWN PWS	NY3730165	CWS	Groundwater	3,950
NY	ROCHESTER CITY	NY2704518	CWS	Surfacewater	214,000
NY	ROCKVILLE CENTRE (V)	NY2902848	CWS	Groundwater	24,700
NY	ROME CITY	NY3202405	CWS	Surfacewater	32,850
NY	ROYALTON TOWNWIDE WATER DIST.	NY3100580	CWS	Surfacewater purchased	7,710
NY	SALAMANCA CITY	NY0400349	CWS	Groundwater	5,815
NY	SARANAC LAKE V	NY1600011	CWS	Groundwater	5,345
NY	SAUGERTIES (VILLAGE) WATER DIS	NY5503386	CWS	Surfacewater	4,200
NY	SCARSDALE WATER DEPARTMENT	NY5903457	CWS	Surfacewater purchased	21,649
NY	SCRIBA WD (OSWEGO)	NY3730037	CWS	Surfacewater purchased	9,044
NY	SEA BREEZE WD	NY2701118	CWS	Surfacewater purchased	9,900
NY	Shady Acres Apartments	NY3290079	System not found in SDWIS, additional search could not find system name.		
NY	SKANEATELES WDS	NY3304347	CWS	Surfacewater purchased	3,500
NY	SLEEPY HOLLOW (VILLAGE)	NY5903450	CWS	Surfacewater purchased	9,870
NY	SMITHTOWN WATER DISTRICT	NY5105656	CWS	Groundwater purchased	19,635
NY	SOMERS CONSOLIDATED WATER DISTRICT #1	NY5903426	CWS	Surfacewater purchased	3,848
NY	SOUTH HUNTINGTON WATER DISTRICT	NY5103263	CWS	Groundwater	81,760
NY	SPRINGVILLE VILLAGE	NY1400539	CWS	Groundwater	4,266

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
NY	ST JAMES WATER DISTRICT	NY5103266	CWS	Groundwater purchased	10,587
NY	SYRACUSE CITY	NY3304334	CWS	Surfacewater	192,000
NY	TARRYTOWN WATER SUPPLY	NY5903461	CWS	Surfacewater purchased	11,000
NY	The Little Farm Bakery	NY4905953	System not found in SDWIS, additional search could not find system name.		
NY	TIOGA DOWNS	NY5330037	NTNCWS	Groundwater	5,750
NY	TROY CITY PWS	NY4100050	CWS	Surfacewater	51,401
NY	TUPPER LAKE V	NY1600012	CWS	Surfacewater	5,500
NY	ULSTER WATER DISTRICT	NY5503390	CWS	Surfacewater purchased	5,500
NY	VEOLIA WATER NEW YORK, INC. RD-1	NY5903444	CWS	Surfacewater purchased	155,219
NY	VEOLIA WATER NEW YORK, INC. RD-2	NY5903456	CWS	Surfacewater purchased	57,301
NY	WARRENSBURG WATER DISTRICT	NY5600112	CWS	Groundwater	4,100
NY	WARSAW VILLAGE	NY6000618	CWS	Surfacewater	3,850
NY	WATERFORD WATER WORKS (PURCHASE TROY)	NY4500173	CWS	Surfacewater purchased	9,800
NY	WATERTOWN CITY	NY2202346	CWS	Surfacewater	27,861
NY	WELLSVILLE VILLAGE PUBLIC WATER	NY0200327	CWS	Surfacewater	5,700
NY	WESTCHESTER COUNTY WD #3	NY5903482	CWS	Surfacewater purchased	6,000
NY	WESTCHESTER JOINT WATER WORKS	NY5903435	CWS	Surfacewater	59,629
NY	WHEATFIELD WD	NY3100585	CWS	Surfacewater purchased	18,117
NY	WHITE PLAINS CITY	NY5903464	CWS	Surfacewater purchased	59,559
NY	WILSON TOWN WATER DISTRICT	NY3100587	CWS	Surfacewater purchased	5,993
NY	World Mission Church	NY3517324	System not found in SDWIS, additional search could not find system name.		
NY	YONKERS CITY	NY5903465	CWS	Surfacewater purchased	196,086
OH	ADA VILLAGE	OH3300012	CWS	Groundwater	5,952
OH	ADAMS COUNTY REGIONAL WD PWS	OH0100012	CWS	Groundwater	21,810
OH	AKRON CITY PWS	OH7700011	CWS	Surfacewater	280,000
OH	ALLIANCE CITY PWS	OH7600011	CWS	Surfacewater	22,232

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	AMHERST CITY PWS	OH4700003	CWS	Surfacewater purchased	11,797
OH	ANDOVER-CAMPLANDS WATER	OH0400212	CWS	Groundwater	6,009
OH	AQUA OHIO - ASHTABULA	OH0400711	CWS	Surfacewater	39,838
OH	AQUA OHIO - BLACKLICK	OH2502412	CWS	Groundwater	7,100
OH	AQUA OHIO - HUBER RIDGE PWS	OH2502512	CWS	Groundwater	6,950
OH	AQUA OHIO - LAKE DARBY	OH2502612	CWS	Groundwater	7,341
OH	AQUA OHIO - LAWRENCE COUNTY	OH4400803	CWS	Surfacewater purchased	8,130
OH	AQUA OHIO - MARION	OH5100414	CWS	Surfacewater	46,317
OH	AQUA OHIO - MASURY	OH7802711	CWS	Surfacewater purchased	4,016
OH	AQUA OHIO - MENTOR	OH4301511	CWS	Surfacewater	74,500
OH	AQUA OHIO - TIFFIN	OH7400614	CWS	Surfacewater	20,035
OH	ARCHBOLD VILLAGE	OH2600011	CWS	Surfacewater	5,586
OH	ASHLAND CITY	OH0300112	CWS	Groundwater	20,648
OH	ASHTABULA COUNTY WATER SYSTEM	OH0400803	CWS	Surfacewater purchased	13,972
OH	ASHVILLE VILLAGE PWS	OH6500012	CWS	Groundwater	4,298
OH	ATHENS PWS	OH0500212	CWS	Groundwater	32,725
OH	AURORA CITY - CLEVELAND PWS	OH6789112	CWS	Surfacewater purchased	15,852
OH	AVON CITY PWS	OH4700203	CWS	Surfacewater purchased	23,800
OH	AVON LAKE CITY PWS	OH4700311	CWS	Surfacewater	23,659
OH	BARBERTON CITY	OH7700411	CWS	Surfacewater	28,500
OH	BEDFORD CITY PWS	OH1800003	CWS	Surfacewater purchased	13,074
OH	BELLAIRE PUBLIC WATER SYSTEM	OH0700114	CWS	Surfacewater	4,278
OH	BELLEFONTAINE CITY PWS	OH4600112	CWS	Groundwater	13,249
OH	BELLEVUE CITY	OH3900011	CWS	Surfacewater	8,249
OH	BELMONT CO. SANITARY DISTRICT 3 PWS	OH0700412	CWS	Groundwater	26,045
OH	BETHEL VILLAGE PWS	OH1300116	CWS	Groundwater purchased	3,900
OH	BLANCHESTER VILLAGE PWS	OH1400111	CWS	Surfacewater	4,243
OH	BLUFFTON VILLAGE	OH0200112	CWS	Surfacewater purchased	4,125
OH	BROOKVILLE MUNICIPALITY PWS	OH5700203	CWS	Surfacewater purchased	6,009
OH	BRYAN CITY	OH8600012	CWS	Groundwater	8,729
OH	BUCKEYE WATER DISTRICT - OHIO RIVER	OH1502911	CWS	Surfacewater	10,300
OH	BUCYRUS CITY	OH1700011	CWS	Surfacewater	12,570
OH	BUTLER CO. WATER DISTRICT 2 PWS	OH0900303	CWS	Surfacewater purchased	113,495

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	BYESVILLE	OH3001212	CWS	Groundwater under influence of surfacewater	5,104
OH	CADIZ VILLAGE PWS	OH3400214	CWS	Surfacewater	3,353
OH	CANAL FULTON CITY PWS	OH7600912	CWS	Groundwater	5,323
OH	CANAL WINCHESTER CITY PWS	OH2500312	CWS	Groundwater	9,286
OH	CANFIELD CITY PWS	OH5000503	CWS	Surfacewater purchased	7,423
OH	CANTON PUBLIC WATER SYSTEM	OH7608112	CWS	Groundwater	107,500
OH	CAREY VILLAGE	OH8800012	CWS	Groundwater	3,674
OH	CEDARVILLE UNIVERSITY	OH2903612	CWS	Groundwater	4,000
OH	CELINA CITY	OH5400011	CWS	Surfacewater	11,682
OH	CHAGRIN FALLS VILLAGE PWS	OH1800212	CWS	Surfacewater purchased	4,991
OH	CHARDON CITY PWS	OH2800412	CWS	Groundwater	5,159
OH	CHILLICOTHE CITY PWS	OH7100112	CWS	Groundwater	21,725
OH	CINCINNATI PUBLIC WATER SYSTEM	OH3102612	CWS	Surfacewater	750,200
OH	CIRCLEVILLE CITY PWS	OH6500412	CWS	Groundwater	13,965
OH	CITY OF HEATH PWS	OH4500912	CWS	Groundwater	10,310
OH	CLARK COUNTY GREEN MEADOWS 2 PWS	OH1200703	CWS	Groundwater purchased	3,927
OH	CLARK COUNTY NORTHRIDGE PWS	OH1201003	CWS	Groundwater purchased	9,800
OH	CLARK COUNTY PARK LAYNE PWS	OH1201112	CWS	Groundwater	4,100
OH	CLERMONT PUBLIC WATER SYSTEM	OH1302212	CWS	Surfacewater	133,059
OH	CLEVELAND PUBLIC WATER SYSTEM	OH1801212	CWS	Surfacewater	1,308,955
OH	CLEVES VILLAGE PWS	OH3100512	CWS	Groundwater	6,000
OH	CLYDE CITY	OH7200211	CWS	Surfacewater	6,325
OH	COLDWATER VILLAGE	OH5400112	CWS	Groundwater	4,427
OH	COLUMBIANA CITY PWS	OH1500312	CWS	Groundwater	6,750
OH	COLUMBUS PUBLIC WATER SYSTEM	OH2504412	CWS	Surfacewater	1,252,018
OH	COMMERCIAL POINT VILLAGE	OH6503512	CWS	Groundwater	3,497
OH	CONNEAUT	OH0400411	CWS	Surfacewater	12,567
OH	CORTLAND CITY PWS	OH7800512	CWS	Groundwater	7,104
OH	COSHOCTON PWS	OH1600012	CWS	Groundwater	13,537
OH	CRESTLINE VILLAGE	OH1700112	CWS	Groundwater	4,630
OH	CUYAHOGA FALLS CITY PWS	OH7701012	CWS	Groundwater	49,652
OH	DEFIANCE CITY	OH2000111	CWS	Surfacewater	16,494
OH	DELAWARE CITY PWS	OH2100311	CWS	Surfacewater	44,740
OH	DEL-CO WATER COMPANY, INC.	OH2101412	CWS	Surfacewater	150,000
OH	DELPHOS CITY	OH0200412	CWS	Surfacewater	7,101
OH	DELTA VILLAGE	OH2600311	CWS	Surfacewater	3,518
OH	DOVER CITY PWS	OH7900412	CWS	Groundwater	13,253
OH	EARNHART HILL WATER DISTRICT PWS	OH6500812	CWS	Groundwater	10,057
OH	EAST LIVERPOOL CITY	OH1500811	CWS	Surfacewater	12,586
OH	EAST PALESTINE VILLAGE PWS	OH1500912	CWS	Groundwater	4,721

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	EATON PUBLIC WATER SYSTEM	OH6801612	CWS	Groundwater	8,400
OH	ELIDA VILLAGE	OH0200503	CWS	Surfacewater purchased	3,850
OH	ELYRIA WATER DEPARTMENT	OH4700411	CWS	Surfacewater	68,000
OH	ENGLEWOOD CITY PWS	OH5700812	CWS	Groundwater	13,463
OH	ERIE CO MARGARETTA DISTRICT	OH2200203	CWS	Surfacewater purchased	5,131
OH	ERIE CO PERKINS DISTRICT	OH2200603	CWS	Surfacewater purchased	17,241
OH	FAIRFIELD COUNTY UTILITIES PWS	OH2301912	CWS	Groundwater	15,486
OH	FELICITY VILLAGE PWS	OH1300612	CWS	Groundwater	3,700
OH	FINDLAY CITY	OH3200111	CWS	Surfacewater	54,040
OH	FOSTORIA CITY	OH7400411	CWS	Surfacewater	13,441
OH	FRANKLIN PUBLIC WATER SYSTEM	OH8300412	CWS	Groundwater	17,175
OH	FREMONT CITY	OH7200311	CWS	Surfacewater	18,319
OH	GAHANNA CITY PWS	OH2501303	CWS	Surfacewater purchased	33,258
OH	GALION CITY	OH1700211	CWS	Surfacewater	10,089
OH	GENEVA CITY PWS	OH0401712	CWS	Surfacewater purchased	5,924
OH	GEORGETOWN VILLAGE PWS	OH0800503	CWS	Groundwater purchased	4,243
OH	GERMANTOWN CITY PWS	OH5701012	CWS	Groundwater	5,796
OH	GIRARD CITY PWS	OH7801103	CWS	Surfacewater purchased	15,860
OH	GRANVILLE, VILLAGE OF	OH4500612	CWS	Groundwater	5,946
OH	GREENE CO.-NORTHWEST REG WATER	OH2903512	CWS	Groundwater	36,855
OH	GREENE COUNTY EASTERN REGIONAL PWS	OH2906103	CWS	Groundwater purchased	4,800
OH	GREENFIELD VILLAGE PWS	OH3600312	CWS	Groundwater	4,600
OH	GREENVILLE CITY PWS	OH1900714	CWS	Surfacewater	13,227
OH	GUERNSEY CO. WATER DEPT.	OH3000603	CWS	Surfacewater purchased	8,891
OH	HAMILTON PUBLIC WATER SYSTEM	OH0904012	CWS	Groundwater	62,447
OH	HARRISON CITY PWS	OH3100812	CWS	Groundwater	11,400
OH	HDMA - BENTON RD PWS	OH8035512	NTNCWS	Groundwater	7,600
OH	HICKSVILLE VILLAGE	OH2000212	CWS	Groundwater	3,600
OH	HIGHLAND COUNTY WATER COMPANY, INC.	OH3600514	CWS	Groundwater	28,421
OH	HILLSBORO CITY	OH3600614	CWS	Surfacewater	6,650
OH	HOLLYWOOD GAMING @ MVRC	OH5055013	NTNCWS	Groundwater	7,625
OH	HONDA DMA ANNA ENGINE PLANT	OH7537812	NTNCWS	Groundwater	3,400
OH	HONDA DMA EAST LIBERTY WTP	OH4643512	NTNCWS	Groundwater	3,500
OH	HUBBARD CITY PWS	OH7801415	CWS	Surfacewater purchased	8,606
OH	HUBER HEIGHTS PUBLIC WATER SYSTEM	OH5703612	CWS	Groundwater	43,439
OH	HUDSON CITY PWS	OH7701612	CWS	Groundwater	8,385

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	HURON CITY	OH2201011	CWS	Surfacewater	6,893
OH	I-71 AND SR-35 PWS	OH2437412	CWS	Groundwater	6,685
OH	JACKSON CO. WATER COMPANY-WTP	OH4002012	CWS	Groundwater	15,903
OH	JACKSON/MILTON METRO WATER DISTRICT PWS	OH5054212	CWS	Surfacewater purchased	3,887
OH	JEFFERSON CO W AND S DISTRICT - M	OH4101103	CWS	Surfacewater purchased	13,983
OH	JEFFERSON CO W AND S DISTRICT- A	OH4100803	CWS	Groundwater purchased	4,018
OH	JEFFERSON WATER AND SEWER DISTRICT PWS	OH2504012	CWS	Groundwater	11,294
OH	JOHNSTOWN VILLAGE PWS	OH4501512	CWS	Groundwater	4,900
OH	KENT CITY PWS	OH6701812	CWS	Groundwater	29,662
OH	KENTON CITY	OH3300612	CWS	Groundwater	8,360
OH	KNOX COUNTY WATER AND WASTEWATER PWS	OH4202012	CWS	Groundwater	7,710
OH	LAKE COUNTY EAST WATER SUBDISTRICT	OH4302911	CWS	Surfacewater	40,656
OH	LAKE COUNTY WEST WATER SUBDISTRICT	OH4302411	CWS	Surfacewater	78,379
OH	LAKEWOOD CITY PWS	OH1801003	CWS	Surfacewater purchased	52,131
OH	LANCASTER CITY PWS	OH2301012	CWS	Groundwater	40,400
OH	LEADING CREEK CONSERVANCY DISTRICT	OH5300012	CWS	Groundwater	6,194
OH	LE-AX REGIONAL WATER DISTRICT PWS	OH0501111	CWS	Groundwater	19,311
OH	LEBANON CITY	OH8304112	CWS	Surfacewater purchased	20,700
OH	LEXINGTON VILLAGE	OH7002212	CWS	Groundwater	4,320
OH	LOCKLAND VILLAGE PWS	OH3101212	CWS	Groundwater	3,407
OH	LOGAN, CITY OF	OH3700612	CWS	Groundwater	6,704
OH	LONDON CITY PWS	OH4900712	CWS	Groundwater	9,394
OH	LORAIN CITY PWS	OH4700711	CWS	Surfacewater	64,152
OH	LORDSTOWN VILLAGE PWS	OH7804403	CWS	Surfacewater purchased	3,600
OH	LOUISVILLE CITY PWS	OH7603012	CWS	Groundwater	9,186
OH	MADISON COUNTY SSWD WATER DISTRICT 1	OH4901012	CWS	Groundwater	5,176
OH	MANSFIELD CITY	OH7002914	CWS	Surfacewater	51,000
OH	MARTINS FERRY PUBLIC WATER SYSTEM	OH0701212	CWS	Groundwater	6,980
OH	MARYSVILLE CITY PWS	OH8000314	CWS	Surfacewater	25,571
OH	MAUMEE CITY	OH4800603	CWS	Surfacewater purchased	14,286
OH	MAYSVILLE REGIONAL WATER	OH6001411	CWS	Surfacewater	6,540
OH	MEDINA CITY PWS	OH5200514	CWS	Surfacewater purchased	25,956

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	MEDINA CO/NORTHWEST PWS	OH5201903	CWS	Surfacewater purchased	46,324
OH	MEDINA CO/SOUTHERN WATER DIST PWS	OH5260712	CWS	Groundwater	4,516
OH	MIAMI CO-CAMP TROY PWS	OH5502503	CWS	Groundwater purchased	3,742
OH	MIAMISBURG CITY PWS	OH5701212	CWS	Groundwater	19,790
OH	MINERVA VILLAGE PWS	OH7603812	CWS	Groundwater	4,000
OH	MONROE CITY PWS	OH0902012	CWS	Surfacewater purchased	14,269
OH	MONROE WATER SYSTEMS	OH5600812	CWS	Groundwater	5,012
OH	MONTPELIER VILLAGE	OH8600912	CWS	Groundwater	4,240
OH	MOUNT ORAB VILLAGE PWS	OH0801011	CWS	Surfacewater	6,607
OH	MOUNT VERNON CITY PWS	OH4200812	CWS	Groundwater	18,071
OH	MT GILEAD VILLAGE PWS	OH5900712	CWS	Groundwater	3,660
OH	MUNROE FALLS CITY PWS	OH7702703	CWS	Groundwater purchased	5,042
OH	NAWA	OH5553612	CWS	Groundwater	24,766
OH	NELSONVILLE PWS	OH0501214	CWS	Groundwater	6,656
OH	NEW BREMEN VILLAGE	OH0600512	CWS	Groundwater	3,318
OH	NEW LEBANON VILLAGE PWS	OH5701812	CWS	Groundwater	3,995
OH	NEW LEXINGTON	OH6400411	CWS	Surfacewater	5,161
OH	NEW PHILADELPHIA CITY PWS	OH7900812	CWS	Groundwater	17,410
OH	NEWARK CITY PWS	OH4502314	CWS	Surfacewater	49,934
OH	NEWCOMERSTOWN VILLAGE PWS	OH7900912	CWS	Groundwater	3,882
OH	NILES CITY PWS	OH7802403	CWS	Surfacewater purchased	21,961
OH	NORTH BALTIMORE VILLAGE	OH8701611	CWS	Surfacewater	3,432
OH	NORTH CANTON CITY PWS	OH7604312	CWS	Groundwater	24,154
OH	NORTH RIDGEVILLE CITY PWS	OH4700803	CWS	Surfacewater purchased	29,465
OH	NORTHERN OHIO RURAL WATER	OH3902403	CWS	Surfacewater purchased	18,224
OH	NORTHERN OHIO RURAL WATER - NW DISTRICT	OH2201803	CWS	Surfacewater purchased	6,409
OH	NORTHWEST REGIONAL WATER DISTRICT	OH7300003	CWS	Groundwater purchased	11,059
OH	NORTHWESTERN W AND SD - TOLEDO SVC	OH8752812	CWS	Surfacewater purchased	19,758
OH	NORTHWESTERN W AND SD - WTLN 200 OREGON	OH8704203	CWS	Surfacewater purchased	9,629
OH	NORTHWESTERN W AND SD-MIDDLETON TWP	OH8752212	CWS	Surfacewater purchased	3,408
OH	NORWOOD CITY PWS	OH3101703	CWS	Surfacewater purchased	19,870
OH	OAK HARBOR VILLAGE	OH6202603	CWS	Surfacewater purchased	4,615
OH	OAKWOOD CITY PWS	OH5701915	CWS	Groundwater	9,202

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	ONTARIO CITY	OH7003512	CWS	Groundwater	6,656
OH	OREGON CITY	OH4800911	CWS	Surfacewater	19,950
OH	ORRVILLE CITY PWS	OH8502712	CWS	Groundwater	8,380
OH	OTTAWA VILLAGE	OH6900711	CWS	Surfacewater	4,863
OH	PAINESVILLE CITY PWS	OH4301611	CWS	Surfacewater	31,728
OH	PATASKALA CITY	OH4502512	CWS	Groundwater	9,900
OH	PAULDING VILLAGE	OH6300411	CWS	Surfacewater	3,605
OH	PERRYSBURG CITY	OH8701803	CWS	Surfacewater purchased	25,700
OH	PICKERINGTON CITY PWS	OH2301512	CWS	Groundwater	22,443
OH	PIKE WATER, INC.-PLANT PWS	OH6602412	CWS	Groundwater	15,487
OH	PIQUA CITY PWS	OH5501211	CWS	Surfacewater	20,900
OH	PLAIN CITY VILLAGE PWS	OH4901112	CWS	Groundwater	4,900
OH	PORT CLINTON CITY	OH6203211	CWS	Surfacewater purchased	6,056
OH	PORTAGE COUNTY WATER RESOURCES	OH6702812	CWS	Groundwater	8,423
OH	RAVENNA CITY PWS	OH6703211	CWS	Surfacewater	16,000
OH	READING CITY PWS	OH3101812	CWS	Surfacewater purchased	9,506
OH	REYNOLDSBURG CITY PWS	OH2503203	CWS	Surfacewater purchased	37,847
OH	RITTMAN CITY PWS	OH8503012	CWS	Groundwater	6,491
OH	ROSS COUNTY WATER CO INC PWS	OH7101412	CWS	Groundwater	35,345
OH	RURAL LORAIN CO. WATER A	OH4701803	CWS	Surfacewater purchased	73,125
OH	SALEM CITY	OH1502011	CWS	Surfacewater	16,850
OH	SANDUSKY CITY	OH2201411	CWS	Surfacewater	25,793
OH	SANITARY DISTRICT #4	OH2501003	CWS	Surfacewater purchased	8,575
OH	SCIOTO CO. REGIONAL WATER DISTRICT #1	OH7300212	CWS	Groundwater	13,820
OH	SCIOTO WATER, INC.-ROSE HILL	OH7300303	CWS	Groundwater	9,920
OH	SCIOTO WATER, INC.-SUGAR CAMP	OH7300903	CWS	Groundwater	8,915
OH	SEBRING VILLAGE PWS	OH5001911	CWS	Surfacewater	6,159
OH	SHEFFIELD LAKE CITY PWS	OH4701103	CWS	Surfacewater purchased	9,108
OH	SHEFFIELD VILLAGE PWS	OH4701203	CWS	Surfacewater purchased	4,379
OH	SHELBY CITY	OH7004511	CWS	Surfacewater	9,031
OH	SIDNEY CITY PWS	OH7501214	CWS	Surfacewater	20,614
OH	SOUTH LEBANON VILLAGE PWS	OH8301312	CWS	Surfacewater purchased	4,115
OH	SOUTHERN PERRY CO-CONGO	OH6401603	CWS	Groundwater purchased	4,029
OH	SOUTHWEST LICKING COMMUNITY WATER	OH4505412	CWS	Groundwater	16,300
OH	SOUTHWEST REGIONAL WATER DISTRICT	OH0903912	CWS	Groundwater	43,108

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	SPRINGBORO PWS	OH8301412	CWS	Groundwater	19,500
OH	SPRINGFIELD CITY PWS	OH1204412	CWS	Groundwater	60,680
OH	ST MARYS CITY	OH0600612	CWS	Groundwater	9,356
OH	STARK COUNTY WATER DISTRICT	OH7607303	CWS	Groundwater purchased	7,725
OH	STEUBENVILLE, CITY OF	OH4102411	CWS	Surfacewater	17,000
OH	STOW PUBLIC WATER SYSTEM	OH7704503	CWS	Surfacewater purchased	35,000
OH	STREETSBORO CITY PWS	OH6705003	CWS	Groundwater purchased	15,105
OH	SUNDAY CREEK VALLEY WATER PWS	OH0501503	CWS	Groundwater purchased	5,451
OH	SWANTON VILLAGE	OH2601011	CWS	Surfacewater	3,855
OH	SYLVANIA CITY	OH4801303	CWS	Surfacewater purchased	21,618
OH	TALLMADGE CITY PWS	OH7704703	CWS	Surfacewater purchased	18,000
OH	TATE-MONROE WATER ASSOCIATION PWS	OH1301312	CWS	Groundwater	22,777
OH	TCMSD-WILKSHIRE HILLS PWS	OH7901612	CWS	Groundwater	6,587
OH	TOLEDO CITY OF	OH4801411	CWS	Surfacewater	480,000
OH	TORONTO PWS	OH4102811	CWS	Surfacewater	5,676
OH	TRENTON CITY PWS	OH0903012	CWS	Groundwater	13,012
OH	TRIHEALTH GOOD SAMARITAN HOSPITAL	OH3139923	NTNCWS	Surfacewater purchased	4,000
OH	TROTWOOD CITY PWS	OH5702403	CWS	Surfacewater purchased	9,000
OH	TROY CITY PWS	OH5501612	CWS	Groundwater	26,305
OH	TRUMBULL CO. - BAZETTA/CHAMPION	OH7804303	CWS	Surfacewater purchased	7,547
OH	TRUMBULL CO.-HOWLAND TWP PWS	OH7806303	CWS	Surfacewater purchased	5,783
OH	TRUMBULL CO.-SOUTHEAST PWS	OH7803203	CWS	Surfacewater purchased	8,872
OH	TWIN CITY WATER AND SEWER DISTRICT PWS	OH7901711	CWS	Groundwater	9,224
OH	UH - CLEVELAND MEDICAL CENTER	OH1841113	NTNCWS	Surfacewater purchased	11,395
OH	UNION CITY PWS	OH5702512	CWS	Groundwater	7,000
OH	UPPER SANDUSKY CITY	OH8800511	CWS	Surfacewater	6,698
OH	VAN WERT CITY	OH8100611	CWS	Surfacewater	10,846
OH	VERMILION CITY	OH2201511	CWS	Surfacewater	10,569
OH	WADSWORTH CITY PWS	OH5201712	CWS	Groundwater	24,356
OH	WAPAKONETA CITY	OH0600712	CWS	Groundwater	11,000
OH	WARREN CITY PWS	OH7803811	CWS	Surfacewater	54,900
OH	WARREN CO. FRANKLIN AREA PWS	OH8301603	CWS	Groundwater	36,725
OH	WARREN CO. SOCIALVILLE PWS	OH8304203	CWS	Surfacewater purchased	12,587

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OH	WASHINGTON COURT HOUSE PWS	OH2400714	CWS	Surfacewater	14,100
OH	WATERVILLE CITY	OH4801503	CWS	Surfacewater purchased	5,715
OH	WAVERLY CITY PWS	OH6600912	CWS	Groundwater	4,433
OH	WAYNESVILLE VILLAGE PWS	OH8302012	CWS	Groundwater	3,800
OH	WELLINGTON VILLAGE PWS	OH4701511	CWS	Surfacewater	4,802
OH	WELLSTON CITY PWS	OH4001912	CWS	Surfacewater	7,000
OH	WEST CARROLLTON CITY PWS	OH5702812	CWS	Groundwater	12,910
OH	WEST JEFFERSON VILLAGE PWS	OH4902012	CWS	Groundwater	4,222
OH	WEST MILTON VILLAGE PWS	OH5501711	CWS	Groundwater purchased	4,800
OH	WILLARD CITY	OH3901511	CWS	Surfacewater	7,099
OH	WINTERSVILLE VILLAGE PWS	OH4103003	CWS	Surfacewater purchased	3,924
OH	WOOSTER CITY PWS	OH8504512	CWS	Groundwater	26,618
OH	WRIGHT STATE UNIVERSITY	OH2902012	CWS	Groundwater	16,469
OH	WYOMING CITY PWS	OH3102212	CWS	Groundwater	9,700
OH	XENIA CITY PWS	OH2902812	CWS	Groundwater	26,000
OH	YELLOW SPRINGS VILLAGE PWS	OH2903012	CWS	Groundwater	3,761
OH	YOUNGSTOWN CITY PWS	OH5002303	CWS	Surfacewater purchased	148,000
OK	ADA	OK2006201	CWS	Groundwater	22,600
OK	ADAMSON RWD #8	OK3006112	CWS	Surfacewater purchased	4,306
OK	ALTUS	OK1011501	CWS	Surfacewater	18,717
OK	ALVA	OK2007603	CWS	Groundwater	5,208
OK	ANADARKO PUBLIC WORKS AUTHORITY	OK1010806	CWS	Surfacewater	6,804
OK	ARDMORE	OK1010814	CWS	Surfacewater	24,283
OK	BIXBY PUBLIC WORKS AUTHORITY	OK3007243	CWS	Surfacewater purchased	18,750
OK	BLACKWELL MUNICIPAL AUTHORITY	OK1021101	CWS	Surfacewater	7,668
OK	BRISTOW MUNICIPAL AUTHORITY	OK2001910	CWS	Groundwater	3,700
OK	BROKEN BOW PWA	OK1010214	CWS	Surfacewater	4,320
OK	BRYAN CO. RW&SD #5	OK3000704	CWS	Surfacewater purchased	8,325
OK	BRYAN CO. RWS & SWMD #2	OK1010604	CWS	Surfacewater	6,270
OK	CADDO CO RWD #3	OK2000816	CWS	Groundwater	3,900
OK	CHECOTAH PWA	OK1020515	CWS	Surfacewater	3,481
OK	CHEROKEE CO. RWD #11	OK1221637	CWS	Surfacewater	3,395
OK	CHICKASHA MUNICIPAL AUTHORITY	OK1010821	CWS	Surfacewater	16,036
OK	CHOCTAW	OK2005510	CWS	Groundwater	3,926
OK	CLAREMORE	OK1021512	CWS	Surfacewater	15,873
OK	CLINTON	OK1010828	CWS	Surfacewater	8,883
OK	COLLINSVILLE	OK1021505	CWS	Surfacewater	5,400
OK	CONSOLIDATED RWD #3 CREEK CO	OK3001916	CWS	Surfacewater purchased	3,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OK	COWETA	OK1021509	CWS	Surfacewater	9,450
OK	CRAIG CO RWD #2	OK3001802	CWS	Surfacewater purchased	4,250
OK	CREEK CO RWD # 1	OK1020419	CWS	Surfacewater	5,675
OK	CREEK CO RWD # 2	OK3001902	CWS	Surfacewater purchased	12,788
OK	CUSHING	OK2006061	CWS	Groundwater	8,371
OK	DEER CREEK RURAL WATER CORP	OK2005504	CWS	Groundwater	5,500
OK	DEL CITY	OK1020805	CWS	Surfacewater	22,128
OK	DEWEY PUBLIC WORKS AUTHORITY	OK3007402	CWS	Surfacewater purchased	3,490
OK	DUNCAN PUBLIC UTILITIES AUTHORITY	OK1010809	CWS	Surfacewater	23,000
OK	DURANT UTILITIES AUTHORITY	OK1010601	CWS	Surfacewater	15,545
OK	EDMOND PWA	OK1020723	CWS	Surfacewater	79,408
OK	EL RENO	OK2000902	CWS	Surfacewater purchased	16,212
OK	ELK CITY	OK2000501	CWS	Groundwater	10,510
OK	ENID	OK2002412	CWS	Groundwater	49,347
OK	FALLS CREEK BAPTIST CONFERENCE CENTER	OK1010840	CWS	Surfacewater	7,000
OK	FORT GIBSON	OK1021622	CWS	Surfacewater	4,700
OK	FREDERICK	OK1011401	CWS	Surfacewater	3,940
OK	GLENPOOL WATER	OK3007223	CWS	Surfacewater purchased	12,500
OK	GRADY CO RWD #6	OK3002603	CWS	Groundwater	3,930
OK	GROVE MUNICIPAL SERVICES AUTH.	OK1021614	CWS	Surfacewater	7,311
OK	GUTHRIE	OK1020903	CWS	Surfacewater	9,925
OK	GUYMON	OK2007003	CWS	Groundwater	11,442
OK	HARRAH	OK2005506	CWS	Groundwater	4,190
OK	HENRYETTA	OK1020709	CWS	Surfacewater	6,096
OK	HOLDENVILLE	OK1020803	CWS	Surfacewater	4,732
OK	HUGO MUNICIPAL AUTHORITY	OK1010314	CWS	Surfacewater	5,536
OK	IDABEL PWA	OK1010203	CWS	Surfacewater	6,952
OK	JEFFERSON CO CONS RWD #1	OK3003401	CWS	Surfacewater purchased	8,276
OK	JENKS PWA	OK3007201	CWS	Surfacewater purchased	16,924
OK	KETCHUM PWA	OK1021612	CWS	Surfacewater	4,025
OK	KINGFISHER	OK2003702	CWS	Groundwater	5,073
OK	LAWTON	OK1011303	CWS	Surfacewater	92,757
OK	LEFLORE CO. RWD #14	OK3004001	CWS	Surfacewater purchased	9,077
OK	LEFLORE CO. RWD #2	OK3004007	CWS	Surfacewater purchased	4,700
OK	LOGAN CO RWD #1	OK2004207	CWS	Surfacewater purchased	8,907
OK	LONE GROVE	OK2001007	CWS	Groundwater	4,863

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OK	LONGTOWN RW&SD #1 (PITTSBURG CO.)	OK1020623	CWS	Surfacewater	5,444
OK	MADILL	OK1010820	CWS	Surfacewater	3,410
OK	MANNFORD	OK1020909	CWS	Surfacewater	3,935
OK	MARLOW PWA	OK2006907	CWS	Groundwater	4,600
OK	MARSHALL COUNTY WATER CORP	OK1010848	CWS	Surfacewater	14,717
OK	MAYES CO RWD # 2	OK3004608	CWS	Surfacewater purchased	6,280
OK	MAYES CO RWD # 5	OK3004616	CWS	Surfacewater purchased	3,360
OK	MAYES CO RWD # 6	OK1021666	CWS	Surfacewater	3,750
OK	MAYES CO RWD #4	OK3004617	CWS	Surfacewater purchased	4,183
OK	MCALESTER PWA	OK1020609	CWS	Surfacewater	18,206
OK	MCCURTAIN CO. RWD #1	OK3004806	CWS	Surfacewater purchased	3,842
OK	MCCURTAIN CO. RWD #8 (MT. FORK WATER)	OK1010207	CWS	Surfacewater	5,685
OK	MIAMI	OK2005813	CWS	Groundwater	13,704
OK	MIDWEST CITY	OK1020806	CWS	Surfacewater	55,935
OK	MOORE PUBLIC WORKS AUTHORITY	OK2001412	CWS	Surfacewater purchased	55,083
OK	MURRAY CO RWD # 1	OK2005012	CWS	Groundwater	4,800
OK	MUSKOGEE	OK1021607	CWS	Surfacewater	38,310
OK	MUSKOGEE CO. RWD #5	OK3005107	CWS	Surfacewater purchased	4,135
OK	MUSTANG	OK2000922	CWS	Surfacewater purchased	18,576
OK	NEWCASTLE	OK2004704	CWS	Surfacewater purchased	7,900
OK	NICHOLS HILLS	OK2005501	CWS	Groundwater	4,020
OK	NORMAN	OK1020801	CWS	Surfacewater	100,939
OK	OKLAHOMA CITY	OK1020902	CWS	Surfacewater	644,000
OK	OKMULGEE	OK1020708	CWS	Surfacewater	13,495
OK	OKMULGEE CO. RWD #6 (HECTORVILLE)	OK3005611	CWS	Surfacewater purchased	8,370
OK	OSAGE CO RWD #15	OK3005736	CWS	Surfacewater purchased	6,647
OK	OWASSO	OK3007218	CWS	Surfacewater purchased	23,000
OK	PAULS VALLEY	OK1010808	CWS	Surfacewater	6,256
OK	PAWHUSKA	OK1021301	CWS	Surfacewater	3,800
OK	PERRY WATER & LIGHT DEPT	OK1021206	CWS	Surfacewater	5,230
OK	PONCA CITY MUN WATER	OK1021202	CWS	Surfacewater	27,155
OK	PONTOTOC CO RWD # 7	OK3006215	CWS	Groundwater purchased	4,863
OK	PONTOTOC CO RWD # 8	OK2006215	CWS	Groundwater	4,250
OK	PORUM PWA	OK1020302	CWS	Surfacewater	5,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OK	POTEAU PWA	OK3004015	CWS	Surfacewater purchased	7,939
OK	PRYOR	OK3004611	CWS	Surfacewater purchased	8,784
OK	PURCELL	OK2004701	CWS	Groundwater	8,118
OK	PUSHMATAHA CO. RWD #3	OK1010318	CWS	Surfacewater	4,825
OK	ROGERS CO RWD # 3 COT STA	OK3006650	CWS	Surfacewater purchased	10,750
OK	ROGERS CO RWD # 3 LAKE PLANT	OK1021513	CWS	Surfacewater	10,470
OK	ROGERS CO RWD # 4	OK1021506	CWS	Surfacewater	7,725
OK	ROGERS CO RWD # 5	OK1021507	CWS	Surfacewater	11,782
OK	SALLISAW	OK1020206	CWS	Surfacewater	8,510
OK	SAND SPRINGS	OK1020420	CWS	Surfacewater	28,774
OK	SAPULPA	OK1020404	CWS	Surfacewater	19,702
OK	SAPULPA RURAL WATER COMPANY	OK3001904	CWS	Surfacewater purchased	5,810
OK	SAYRE	OK2000508	CWS	Groundwater	4,375
OK	SEMINOLE	OK2006720	CWS	Groundwater	6,899
OK	SEQUOYAH CO. WATER ASSOCIATION	OK1020210	CWS	Surfacewater	13,460
OK	SHAWNEE MUNICIPAL AUTHORITY	OK1020504	CWS	Surfacewater	29,990
OK	SKIATOOK PWA	OK1021313	CWS	Surfacewater	7,080
OK	SOUTHERN OKLA WATER CORP	OK1010830	CWS	Surfacewater	11,250
OK	SPENCER	OK2005509	CWS	Groundwater	3,746
OK	STEPHENS CO RWD #5	OK2006969	CWS	Surfacewater purchased	6,426
OK	STILLWATER WATER PLANT	OK1021220	CWS	Surfacewater	53,000
OK	SULPHUR	OK2005001	CWS	Groundwater	4,929
OK	TAHLEQUAH PWA	OK1021701	CWS	Surfacewater	14,458
OK	TECUMSEH UTILITY AUTHORITY	OK1020506	CWS	Surfacewater	6,098
OK	TRI-COUNTY RWD #2	OK2006362	CWS	Groundwater	5,172
OK	TULSA	OK1020418	CWS	Surfacewater	471,000
OK	TUTTLE	OK2002608	CWS	Groundwater	4,500
OK	VINITA UTILITIES AUTHORITY	OK1021611	CWS	Surfacewater	6,472
OK	WAGONER	OK1021649	CWS	Surfacewater	7,982
OK	WAGONER CO. RWD #4	OK1021529	CWS	Surfacewater	25,792
OK	WAGONER CO. RWD #5	OK1021528	CWS	Surfacewater	4,251
OK	WAGONER CO. RWD #9	OK1021527	CWS	Surfacewater	4,363
OK	WASHINGTON CO RWD #3 (NEW,#1)	OK1021418	CWS	Surfacewater	25,375
OK	WATER DISTRIBUTORS, INC.	OK3004009	CWS	Surfacewater purchased	3,875
OK	WATONGA	OK2000602	CWS	Groundwater	4,658
OK	WEATHERFORD	OK2002002	CWS	Groundwater	10,833
OK	WEWOKA PUBLIC WORKS AUTHORITY	OK1020510	CWS	Surfacewater	3,450
OK	WOODWARD	OK2007701	CWS	Groundwater	15,000
OK	YUKON	OK2000910	CWS	Surfacewater purchased	22,498

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OR	ALBANY, CITY OF	OR4100012	CWS	Surfacewater	54,945
OR	ASHLAND WATER DEPARTMENT	OR4100047	CWS	Surfacewater	20,700
OR	ASTORIA, CITY OF	OR4100055	CWS	Surfacewater	10,181
OR	AUMSVILLE, CITY OF	OR4100065	CWS	Groundwater	4,125
OR	AVION WC - GREATER AVION	OR4100091	CWS	Groundwater	32,265
OR	BAKER CITY	OR4100073	CWS	Surfacewater	9,965
OR	BEAVERTON, CITY OF	OR4100081	CWS	Surfacewater purchased	80,000
OR	BEND WATER DEPARTMENT	OR4100100	CWS	Surfacewater	68,538
OR	BOARDMAN, CITY OF	OR4100130	CWS	Groundwater	4,490
OR	BROOKINGS, CITY OF	OR4100149	CWS	Groundwater	7,120
OR	CANBY UTILITY	OR4100157	CWS	Surfacewater	18,754
OR	CENTRAL POINT, CITY OF	OR4100178	CWS	Surfacewater purchased	18,997
OR	CHENOWITH PUD	OR4100867	CWS	Groundwater	4,500
OR	CLACKAMAS RIVER WATER - CLACKAMAS	OR4100187	CWS	Surfacewater	41,338
OR	CLACKAMAS RIVER WATER - CLAIRMONT	OR4100594	CWS	Surfacewater purchased	14,458
OR	COOS BAY NORTH BEND WTR BRD	OR4100205	CWS	Surfacewater	34,500
OR	COQUILLE, CITY OF	OR4100213	CWS	Surfacewater	3,953
OR	CORNELIUS, CITY OF	OR4100218	CWS	Surfacewater purchased	13,201
OR	CORVALLIS, CITY OF	OR4100225	CWS	Surfacewater	56,000
OR	COTTAGE GROVE, CITY OF	OR4100236	CWS	Surfacewater	10,005
OR	CRESWELL, CITY OF	OR4100246	CWS	Surfacewater	5,585
OR	CROOKED RIVER RANCH WTR CO	OR4100862	CWS	Groundwater	4,000
OR	CRYSTAL SPRINGS WATER DISTRICT	OR4100386	CWS	Groundwater	5,973
OR	DALLAS, CITY OF	OR4100248	CWS	Surfacewater	16,854
OR	DESCHUTES VALLEY WATER DIST	OR4100501	CWS	Groundwater	11,500
OR	DUNDEE, CITY OF	OR4100262	CWS	Groundwater	3,356
OR	EAGLE POINT, CITY OF	OR4100267	CWS	Surfacewater purchased	9,554
OR	ESTACADA, CITY OF	OR4100279	CWS	Surfacewater	3,725
OR	EUGENE WATER & ELECTRIC BOARD	OR4100287	CWS	Surfacewater	176,000
OR	FAIRVIEW, CITY OF	OR4100296	CWS	Groundwater	9,363
OR	FLORENCE, CITY OF	OR4100299	CWS	Groundwater	9,561
OR	FOREST GROVE, CITY OF	OR4100305	CWS	Surfacewater	25,180
OR	GLADSTONE, CITY OF	OR4100321	CWS	Surfacewater purchased	12,121
OR	GRANTS PASS, CITY OF	OR4100342	CWS	Surfacewater	37,138
OR	GREEN AREA WATER & SANITARY AUTHORITY	OR4100717	CWS	Surfacewater	7,000
OR	GRESHAM, CITY OF	OR4100357	CWS	Surfacewater purchased	73,932
OR	HARRISBURG, CITY OF	OR4100366	CWS	Groundwater	3,650

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OR	HECETA WATER PEOPLES UTILITY DISTRICT	OR4100301	CWS	Surfacewater	4,921
OR	HERMISTON, CITY OF	OR4100372	CWS	Surfacewater	19,696
OR	HILLSBORO, CITY OF	OR4101513	CWS	Surfacewater purchased	90,603
OR	HOOD RIVER, CITY OF	OR4100385	CWS	Groundwater	7,995
OR	HUBBARD, CITY OF	OR4100389	CWS	Groundwater	3,478
OR	ICE FOUNTAIN WATER DISTRICT	OR4100387	CWS	Groundwater	5,532
OR	INDEPENDENCE WATER SYSTEM	OR4100399	CWS	Groundwater	10,300
OR	JEFFERSON, CITY OF	OR4100408	CWS	Surfacewater	3,348
OR	KEIZER, CITY OF	OR4100744	CWS	Groundwater	38,585
OR	KERNVILLE-GLENEDEN-LINC BCH WD	OR4100324	CWS	Surfacewater	5,644
OR	KLAMATH FALLS WATER DEPT	OR4100443	CWS	Groundwater	40,475
OR	LA GRANDE, CITY OF	OR4100453	CWS	Groundwater	13,460
OR	LAFAYETTE, CITY OF	OR4100452	CWS	Surfacewater purchased	4,423
OR	LAKE OSWEGO MUNICIPAL WATER	OR4100457	CWS	Surfacewater purchased	40,000
OR	LEBANON, CITY OF	OR4100473	CWS	Surfacewater	15,518
OR	LINCOLN CITY WATER DISTRICT	OR4100483	CWS	Surfacewater	20,830
OR	MADRAS, CITY OF	OR4100500	CWS	Groundwater	3,940
OR	MCMINNVILLE WATER & LIGHT	OR4100497	CWS	Surfacewater	34,515
OR	MEDFORD WATER COMMISSION	OR4100513	CWS	Surfacewater	94,914
OR	MILWAUKIE, CITY OF	OR4100528	CWS	Groundwater	21,014
OR	MONMOUTH, CITY OF	OR4100537	CWS	Groundwater under influence of surfacewater	11,146
OR	MOUNT ANGEL, CITY OF	OR4100544	CWS	Groundwater	3,650
OR	MYRTLE CREEK, CITY OF	OR4100550	CWS	Surfacewater	3,490
OR	NEWBERG, CITY OF	OR4100557	CWS	Groundwater	25,138
OR	NEWPORT, CITY OF	OR4100566	CWS	Surfacewater	10,160
OR	OAK LODGE WATER SERVICES	OR4101512	CWS	Surfacewater purchased	30,000
OR	ONTARIO, CITY OF	OR4100587	CWS	Surfacewater	14,465
OR	OREGON CITY	OR4101511	CWS	Surfacewater purchased	33,940
OR	PENDLETON, CITY OF	OR4100613	CWS	Surfacewater	17,169
OR	PHILOMATH PUBLIC WORKS	OR4100624	CWS	Surfacewater	4,670
OR	PHOENIX, CITY OF	OR4100625	CWS	Surfacewater purchased	4,800
OR	PORTLAND WATER BUREAU	OR4100657	CWS	Surfacewater	614,059
OR	PRINEVILLE, CITY OF	OR4100682	CWS	Groundwater	9,859
OR	RAINBOW WATER DISTRICT	OR4100839	CWS	Groundwater under influence of surfacewater	6,300
OR	RALEIGH WATER DISTRICT	OR4100667	CWS	Surfacewater purchased	4,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OR	REDMOND WATER DEPARTMENT	OR4100693	CWS	Groundwater	27,427
OR	REEDSPORT, CITY OF	OR4100699	CWS	Surfacewater	4,784
OR	RIVERGROVE WATER DISTRICT	OR4100461	CWS	Groundwater	4,000
OR	ROATS WATER SYSTEM	OR4100113	CWS	Groundwater	5,727
OR	ROCKWOOD PUD	OR4100668	CWS	Surfacewater purchased	65,443
OR	ROSEBURG, CITY OF	OR4100720	CWS	Surfacewater	28,800
OR	SALEM PUBLIC WORKS	OR4100731	CWS	Surfacewater	199,820
OR	SANDY, CITY OF	OR4100789	CWS	Surfacewater	11,180
OR	SCAPPOOSE, CITY OF	OR4100792	CWS	Surfacewater	8,710
OR	SEAL ROCK WATER DISTRICT	OR4100798	CWS	Surfacewater	5,500
OR	SEASIDE WATER DEPARTMENT	OR4100799	CWS	Surfacewater	7,084
OR	SHERIDAN, CITY OF	OR4100811	CWS	Surfacewater	6,200
OR	SHERWOOD, CITY OF	OR4100816	CWS	Surfacewater purchased	19,885
OR	SILVERTON, CITY OF	OR4100823	CWS	Surfacewater	10,484
OR	SPRINGFIELD UTILITY BOARD	OR4100837	CWS	Surfacewater	62,100
OR	ST HELENS, CITY OF	OR4100724	CWS	Groundwater under influence of surfacewater	13,410
OR	STAYTON WATER SUPPLY	OR4100843	CWS	Surfacewater	7,800
OR	SUBURBAN EAST SALEM WD	OR4100768	CWS	Surfacewater purchased	13,900
OR	SUNRISE WATER AUTHORITY	OR4100635	CWS	Surfacewater purchased	50,003
OR	SUNRIVER WATER LLC/SUNRIVER UTILITIES	OR4100846	CWS	Groundwater	4,323
OR	SUTHERLIN, CITY OF	OR4100847	CWS	Surfacewater	8,060
OR	SWEET HOME, CITY OF	OR4100851	CWS	Surfacewater	9,415
OR	TALENT, CITY OF	OR4100857	CWS	Surfacewater purchased	6,293
OR	THE DALLES, CITY OF	OR4100869	CWS	Surfacewater	12,494
OR	TIGARD, CITY OF	OR4100878	CWS	Surfacewater purchased	65,000
OR	TILLAMOOK WATER DEPT, CITY OF	OR4100893	CWS	Surfacewater	5,311
OR	TOLEDO WATER UTILITIES	OR4100899	CWS	Surfacewater	3,645
OR	TRI-CITY JW&SA	OR4100549	CWS	Surfacewater	3,500
OR	TROUTDALE, CITY OF	OR4100901	CWS	Groundwater	16,185
OR	TUALATIN VALLEY WATER DISTRICT	OR4100665	CWS	Surfacewater purchased	217,000
OR	TUALATIN, CITY OF	OR4100906	CWS	Surfacewater purchased	28,000
OR	UMATILLA, CITY OF	OR4100914	CWS	Groundwater	7,605
OR	UMPQUA BASIN WATER ASSOC	OR4100719	CWS	Surfacewater	9,200
OR	VENETA, CITY OF	OR4100920	CWS	Surfacewater purchased	4,800
OR	WARRENTON, CITY OF	OR4100932	CWS	Surfacewater	9,100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
OR	WEST LINN, CITY OF	OR4100944	CWS	Surfacewater purchased	27,000
OR	WEST SLOPE WATER DISTRICT	OR4100660	CWS	Surfacewater purchased	11,000
OR	WILSONVILLE, CITY OF	OR4100954	CWS	Surfacewater	25,915
OR	WINSTON-DILLARD WATER DISTRICT	OR4100957	CWS	Surfacewater	8,060
OR	WOOD VILLAGE, CITY OF	OR4100904	CWS	Groundwater	3,907
OR	WOODBURN, CITY OF	OR4100959	CWS	Groundwater	26,013
PA	AKRON BOROUGH	PA7360128	CWS	Groundwater	4,200
PA	ALBERTSONS LUCERNE DAIRY	PA1466621	System not found in SDWIS, additional search could not find system name.		
PA	ALBION BOROUGH	PA6250007	CWS	Groundwater	5,731
PA	ALTOONA WATER AUTHORITY	PA4070023	CWS	Surfacewater	62,500
PA	AMBRIDGE WATER AUTH	PA5040008	CWS	Surfacewater	19,500
PA	AQUA PA BENSALEM	PA1090078	CWS	Surfacewater purchased	59,001
PA	AQUA PA FAWN LAKE FOREST	PA2520037	CWS	Groundwater	6,533
PA	AQUA PA FLYING HILLS WA SYS	PA3060018	CWS	Groundwater	5,100
PA	AQUA PA FRIENDSHIP	PA1150137	CWS	Surfacewater purchased	8,800
PA	AQUA PA INC TREASURE LAKE DIV	PA6170048	CWS	Groundwater	4,155
PA	AQUA PA JENKS TWP WTP	PA6270008	CWS	Groundwater	4,320
PA	AQUA PA PERKIOMEN TOWNSHIP	PA1460069	CWS	Groundwater	3,600
PA	AQUA PA ROARING CREEK DIVISION	PA4490024	CWS	Surfacewater	43,000
PA	AQUA PA SPRING RUN	PA1150089	CWS	Surfacewater purchased	8,151
PA	AQUA PA SUPERIOR MAIN SYSTEM	PA1460085	CWS	Surfacewater purchased	11,400
PA	AQUA PA SUSQUEHANNA DIVISION	PA2080028	CWS	Groundwater	15,569
PA	AQUA PA WATER CO HONSDALE	PA2640018	CWS	Groundwater	5,500
PA	AQUA PA WEST CHESTER	PA1150098	CWS	Surfacewater	48,600
PA	ASHLAND AREA WATER AUTHORITY	PA3540030	CWS	Surfacewater	4,200
PA	AUTH OF BORO OF CHARLEROI	PA5630039	CWS	Surfacewater	27,000
PA	BADEN BORO WATER DEPT	PA5040080	CWS	Surfacewater purchased	3,948
PA	BANGOR AREA SCHOOL COMPLEX	PA3480816	NTNCWS	Groundwater	3,326
PA	BCWSA MAIN LOWER SOUTH	PA1090079	CWS	Surfacewater purchased	52,621
PA	BEAR CREEK MOUNTAIN RESORT	PA3060310	NTNCWS	Groundwater	4,500
PA	BEAR VALLEY JOINT AUTH	PA7280043	CWS	Surfacewater	12,589
PA	BEAVER BORO MUNI AUTH	PA5040009	CWS	Groundwater	5,799
PA	BEAVER FALLS MUNI AUTH	PA5040012	CWS	Surfacewater	49,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	BELLE VERNON BORO MUNI AUTH	PA5260004	CWS	Surfacewater purchased	6,000
PA	BIRDSBORO MUNI WATER AUTH	PA3060010	CWS	Surfacewater	5,353
PA	BLAIRSVILLE MUNI AUTH	PA5320006	CWS	Surfacewater	4,023
PA	BLYTHE TWP MUNICIPAL AUTHORITY	PA3540017	CWS	Surfacewater	7,100
PA	BORO OF WAYNESBORO	PA7280032	CWS	Surfacewater	13,200
PA	BOROUGH OF CORNWALL	PA7380007	CWS	Surfacewater purchased	3,343
PA	BOYERTOWN MUNI AUTH	PA3060081	CWS	Surfacewater	8,000
PA	BRACKENRIDGE BORO WATER DEPT	PA5020006	CWS	Surfacewater	3,700
PA	BRADFORD CITY WATER AUTHORITY	PA6420014	CWS	Surfacewater	18,500
PA	BRIGHTON TWP MUNI AUTH	PA5040017	CWS	Groundwater purchased	7,920
PA	BROCKWAY BORO MUNICIPAL AUTH	PA6330002	CWS	Surfacewater	4,384
PA	BRODHEAD CREEK REG WATER AUTH	PA2450034	CWS	Surfacewater	30,000
PA	BROOKVILLE MUNICIPAL AUTH	PA6330004	CWS	Surfacewater	6,220
PA	BUCKINGHAM TWP COLD SPRING	PA1090137	CWS	Groundwater	4,760
PA	BUCKINGHAM TWP FURLONG	PA1090159	CWS	Groundwater	4,150
PA	BUFFALO TWP MUN AUTH FREEPORT	PA5030019	CWS	Surfacewater	5,849
PA	CAERNARVON TWP AUTH	PA3060052	CWS	Groundwater	4,245
PA	CAPITAL REGION WATER	PA7220049	CWS	Surfacewater	66,540
PA	CATASAUQUA MUN WATER WORKS	PA3390044	CWS	Groundwater	6,598
PA	CENTER TWP WATER AUTH	PA5040007	CWS	Surfacewater	19,000
PA	CENTRAL INDIANA CO WATER AUTH	PA5320040	CWS	Surfacewater	4,920
PA	CHAMBERSBURG BORO WATER SYS	PA7280005	CWS	Surfacewater	31,048
PA	CHESTER WATER AUTHORITY	PA1230004	CWS	Surfacewater	140,437
PA	CITY OF BETHLEHEM	PA3480046	CWS	Surfacewater	117,259
PA	CITY OF DUBOIS WATER DEPART	PA6170016	CWS	Surfacewater	7,794
PA	CITY OF LOCK HAVEN WATER DEPT	PA4180048	CWS	Surfacewater	9,890
PA	CLEARFIELD MUNICIPAL AUTH	PA6170008	CWS	Surfacewater	14,000
PA	COLUMBIA WATER CO	PA7360123	CWS	Surfacewater	25,200
PA	CONEMAUGH TWP MUNI AUTH	PA4560048	CWS	Surfacewater	7,800
PA	COOPER TWP MUNICIPAL AUTH	PA6170041	CWS	Surfacewater	3,700
PA	CRANBERRY TWP WTP	PA5100094	CWS	Surfacewater purchased	40,000
PA	CRESWELL HEIGHTS JT AUTH	PA5040063	CWS	Groundwater	15,000
PA	DALLASTOWN YOE WATER AUTH	PA7670085	CWS	Surfacewater purchased	12,300
PA	DANVILLE MUNICIPAL WATER AUTH	PA4470007	CWS	Surfacewater	4,897
PA	DENVER BORO	PA7360017	CWS	Surfacewater	3,861
PA	DUQUESNE WATER DEPT	PA5020012	CWS	Surfacewater purchased	5,565
PA	E STROUDSBURG BORO WATER DEPT	PA2450023	CWS	Surfacewater	13,000
PA	EAGLE LAKE COMMUNITY ASSOC	PA2350833	NTNCWS	Groundwater	3,500
PA	EAST DUNKARD WATER AUTHORITY	PA5300012	CWS	Surfacewater	4,200

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	EAST HEMPFIELD WATER AUTH	PA7360063	CWS	Surfacewater purchased	20,988
PA	EAST PENN MFG CO	PA3060681	NTNCWS	Groundwater	6,170
PA	EAST PETERSBURG BOROUGH	PA7360135	CWS	Surfacewater purchased	6,215
PA	EASTON AREA WATER SYSTEM	PA3480050	CWS	Surfacewater	96,867
PA	EBENSBURG BORO MUNI AUTH	PA4110009	CWS	Surfacewater	8,500
PA	EDGEWORTH BORO MUNI AUTH	PA5020015	CWS	Surfacewater purchased	7,781
PA	EDINBORO WATER AUTHORITY	PA6250022	CWS	Groundwater	7,800
PA	ELIZABETHTOWN AREA WATER	PA7360124	CWS	Surfacewater	19,000
PA	EPHRATA AREA JOINT AUTHORITY	PA7360045	CWS	Surfacewater	24,500
PA	ERIE CITY WATER AUTHORITY	PA6250028	CWS	Surfacewater	220,001
PA	FAIRVIEW TWP WATER AUTH DIST 3	PA6250040	CWS	Groundwater	3,320
PA	FAIRVIEW TWP WATER DISTRICT 1	PA6250087	CWS	Surfacewater purchased	4,100
PA	FALLS TWP WATER & SEWER DEPT	PA1090022	CWS	Surfacewater purchased	24,400
PA	FAWN FRAZER JT WATER AUTH	PA5020076	CWS	Surfacewater purchased	4,650
PA	FINDLAY TWP MUNICIPAL AUTH	PA5020078	CWS	Surfacewater purchased	11,460
PA	FLEETWOOD BORO WATER SYSTEM	PA3060029	CWS	Groundwater	4,218
PA	FOX CHAPEL AUTH	PA5020040	CWS	Surfacewater purchased	18,500
PA	FRANKLIN CO GEN AUTH	PA7280045	CWS	Surfacewater	4,400
PA	FREELAND BORO MUNI WATER AUTH	PA2400054	CWS	Groundwater	4,610
PA	GEISINGER MEDICAL CENTER	PA4470012	NTNCWS	Surfacewater purchased	6,442
PA	GIRARD BORO WATER DEPT	PA6250049	CWS	Groundwater	3,301
PA	GREAT OAK SPRING WATER CO	PA3066215	NTNCWS	Groundwater purchased	5,000
PA	GREATER JOHNSTOWN WA RIVERSIDE	PA4110034	CWS	Surfacewater	49,500
PA	GREENCASTLE AREA WATER AUTH	PA7280014	CWS	Surfacewater	5,500
PA	GREENVILLE MUNI WATER AUTH	PA6430037	CWS	Surfacewater	8,600
PA	GROVE CITY BORO WATER DEPT	PA6430040	CWS	Groundwater	8,322
PA	GUILFORD WATER AUTH	PA7280038	CWS	Groundwater	28,135
PA	HAMBURG MUNI WATER&SEWER AUTH	PA3060035	CWS	Surfacewater	4,990
PA	HAMPTON SHALER WATER AUTHORITY	PA5020019	CWS	Surfacewater purchased	61,949
PA	HANOVER MUNI WATER WORKS	PA7670076	CWS	Surfacewater	40,900
PA	HARMONY BORO WATER AUTH	PA5100042	CWS	Surfacewater	6,669
PA	HARRISON TWP WATER AUTH	PA5020108	CWS	Surfacewater	13,411
PA	HCA HAZLETON DIVISION	PA2408001	CWS	Surfacewater	45,000
PA	HEGINS HUBLEY AUTHORITY	PA3540047	CWS	Groundwater	3,870
PA	HELLERTOWN BOROUGH AUTHORITY	PA3480052	CWS	Groundwater	5,800
PA	HEMLOCK FARMS (MAIN)	PA2520033	CWS	Groundwater	8,321

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	HIGH SPRING WATER	PA7366299	NTNCWS	Groundwater	3,600
PA	HIGHLAND S & W AUTH BEAVERDAM	PA4110017	CWS	Surfacewater	23,140
PA	HIGHRIDGE WATER AUTH	PA5650069	CWS	Surfacewater	16,000
PA	HILLTOWN TWP WATER&SEWER AUTH	PA1090117	CWS	Surfacewater purchased	5,770
PA	HOLLIDAYSBURG MUNI AUTH	PA4070017	CWS	Surfacewater purchased	8,523
PA	HOUTZDALE MUNICIPAL AUTHORITY	PA6170023	CWS	Surfacewater	8,410
PA	HUNTINGDON BORO WATER DEPT	PA4310012	CWS	Surfacewater	13,776
PA	ICMSA CROOKED CREEK	PA5320109	CWS	Surfacewater	9,638
PA	INDIAN CREEK VALLEY WATER AUTH	PA5260011	CWS	Surfacewater	7,000
PA	INDIAN TRAIL SPRING	PA7226289	NTNCWS	Groundwater	3,500
PA	JERSEY SHORE AREA JNT WAT AUTH	PA4410156	CWS	Surfacewater	6,600
PA	KITTANNING SUBURB JT WATER AUT	PA5030043	CWS	Surfacewater	8,000
PA	KLINE TOWNSHIP MUN AUTHORITY	PA3540014	CWS	Groundwater	6,700
PA	KNOEBELS GROVE PARK	PA4190398	NTNCWS	Groundwater	4,000
PA	KUTZTOWN BOROUGH WATER	PA3060041	CWS	Groundwater under influence of surfacewater	14,200
PA	LANSFORD COALDALE JT WATER AUT	PA3130004	CWS	Groundwater	9,300
PA	LATROBE MUNI AUTH	PA5650060	CWS	Surfacewater	30,000
PA	LEBANON WATER AUTH	PA7380010	CWS	Surfacewater	57,000
PA	LEHIGHTON WATER AUTHORITY	PA3130009	CWS	Surfacewater	9,000
PA	LONDON GROVE TWP MUN AUTH	PA1150165	CWS	Surfacewater purchased	4,770
PA	LOWER BUCKS CO JOINT MUN AUTH	PA1090026	CWS	Surfacewater	63,007
PA	LOWER SAUCON AUTHORITY	PA3480027	CWS	Surfacewater purchased	5,700
PA	MAHANOEY TWP AUTH	PA3540011	CWS	Surfacewater	5,584
PA	MAIDENCREEK TWP WATER AUTH	PA3060012	CWS	Groundwater	7,505
PA	MANHEIM AREA WATER & SEWER AUT	PA7360078	CWS	Groundwater under influence of surfacewater	6,701
PA	MANOR TWP JT MUNI AUTH	PA5030006	CWS	Groundwater	6,744
PA	MANSFIELD BOROUGH MUN AUTH	PA2590038	CWS	Surfacewater	4,100
PA	MASONIC HOMES	PA7360025	CWS	Groundwater	3,707
PA	MASONTOWN MUNI WATER WORKS	PA5260013	CWS	Surfacewater purchased	3,841
PA	MAWC SWEENEY PLANT	PA5650032	CWS	Surfacewater	143,000
PA	MEADVILLE AREA WATER AUTHORITY	PA6200036	CWS	Groundwater	17,339
PA	MERCK AND CO INC	PA1461065	NTNCWS	Surfacewater purchased	8,550
PA	MIDDLESEX TWP MUNI AUTH	PA7210063	CWS	Groundwater	3,527
PA	MIFFLIN CNTY MUNI AUTH	PA4440010	CWS	Surfacewater	26,765
PA	MIFFLINBURG BORO WATER DEPT	PA4600012	CWS	Surfacewater	3,690
PA	MIFFLINTOWN MUNI AUTH	PA4340008	CWS	Surfacewater	4,450
PA	MILFORD TWP WATER AUTHORITY	PA1090125	CWS	Groundwater	4,497

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	MILLERSVILLE UNIV	PA7360127	CWS	Groundwater	7,950
PA	MINERSVILLE MUNICIPAL WATER AU	PA3540035	CWS	Surfacewater	7,275
PA	MONACA BORO WATER DEPT	PA5040039	CWS	Groundwater	6,500
PA	MONROEVILLE MUNICIPAL AUTH	PA5020027	CWS	Surfacewater purchased	48,500
PA	MORRISVILLE MUNIC AUTHORITY	PA1090037	CWS	Surfacewater	13,342
PA	MOUNTAIN WATER ASSN	PA5260032	CWS	Surfacewater purchased	3,856
PA	MT AIRY CASINO & RESORT	PA2450677	NTNCWS	Groundwater	7,000
PA	MT JOY BORO AUTH	PA7360091	CWS	Groundwater under influence of surfacewater	15,100
PA	MT PENN BORO MUNI AUTH	PA3060082	CWS	Groundwater	10,400
PA	MT UNION MUNICIPAL AUTH	PA4310016	CWS	Surfacewater	5,801
PA	MUN AUTH OF BORO OF BEDFORD	PA4050002	CWS	Surfacewater	5,127
PA	MUN WATER AUTH OF ALIQUIPPA	PA5040006	CWS	Groundwater	15,685
PA	MUNI AUTH OF WASHINGTON TWP	PA5260009	CWS	Surfacewater	9,100
PA	MUNICIPAL AUTHORITY OF CORRY	PA6250012	CWS	Groundwater	7,800
PA	MUNICIPAL AUTHORITY SUNBURY	PA4490007	CWS	Surfacewater	11,043
PA	MUNICIPAL WATER AUTH ADAMS TWP	PA5100141	CWS	Surfacewater purchased	8,700
PA	MYERSTOWN WATER AUTH	PA7380025	CWS	Groundwater under influence of surfacewater	9,500
PA	N MIDDLETON WATER AUTH	PA7210049	CWS	Surfacewater	9,483
PA	NANTY GLO WATER AUTH	PA4110023	CWS	Surfacewater	4,076
PA	NESTLE WATERS NORTH AMERICA	PA3396420	System not found in SDWIS, additional search could not find system name.		
PA	NESTLE WATERS NORTH AMERICA	PA9996402	System not found in SDWIS, additional search could not find system name.		
PA	NESTLE WATERS NORTH AMERICA	PA9996457	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	NESTLE WATERS NORTH AMERICA	PA9996491	System not found in SDWIS, additional search could not find system name.		
PA	NESTLE WATERS NORTH AMERICA IN	PA9996558	System not found in SDWIS, additional search could not find system name.		
PA	NESTLE WATERS NORTH AMERICA IN	PA9996561	System not found in SDWIS, additional search could not find system name.		
PA	NESTLE WATERS NORTH AMERICA IN	PA9996570	System not found in SDWIS, additional search could not find system name.		
PA	NEVILLE TWP WATER DEPT	PA5020029	CWS	Surfacewater purchased	6,750
PA	NEW KENSINGTON MUNI AUTH	PA5650070	CWS	Surfacewater	47,800
PA	NEW WILMINGTON BORO WATER DEPT	PA6370035	CWS	Surfacewater purchased	4,500
PA	NEWTOWN ARTESIAN WATER CO	PA1090043	CWS	Surfacewater purchased	38,500
PA	NIAGARA BOTTLING	PA3066584	System not found in SDWIS, additional search could not find system name.		
PA	NIAGARA BOTTLING	PA9996602	System not found in SDWIS, additional search could not find system name.		

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	NIAGARA BOTTLING	PA9996620	System not found in SDWIS, additional search could not find system name.		
PA	NORTH EAST BOROUGH WATER DEPT	PA6250061	CWS	Surfacewater	4,601
PA	NORTH FAYETTE CNTY MUNI AUTH	PA5260019	CWS	Surfacewater	35,409
PA	NORTH SEWICKLEY MUN WATER AUTH	PA5040010	CWS	Surfacewater purchased	4,578
PA	NORTH WALES WATER AUTHORITY	PA1460048	CWS	Surfacewater	72,496
PA	NORTHAMPTON BORO MUNI AUTH	PA3480057	CWS	Surfacewater	40,000
PA	NORTHAMPTON BUCKS CO MUN AUTH	PA1090089	CWS	Surfacewater purchased	36,750
PA	NORTHERN CAMBRIA MUNI WATER	PA4110003	CWS	Groundwater under influence of surfacewater	4,500
PA	OAKMONT WATER AUTHORITY	PA5020036	CWS	Surfacewater	42,500
PA	OIL CITY	PA6610023	CWS	Groundwater	10,564
PA	OUTLET SHOPS AT GETTYSBURG	PA7010952	NTNCWS	Groundwater	6,500
PA	OXFORD BOROUGH	PA1150066	CWS	Surfacewater purchased	5,280
PA	PA AMER WATER CO	PA7220017	CWS	Surfacewater	46,000
PA	PA AMER WATER CO BROWNELL	PA2359001	CWS	Surfacewater	12,560
PA	PA AMER WATER CO LAKE SCRANTON	PA2359008	CWS	Surfacewater	134,570
PA	PA AMER WATER CO NEW CASTLE	PA6370034	CWS	Surfacewater	43,279
PA	PA AMER WATER CO SUSQUEHANNA	PA2580024	CWS	Surfacewater	4,230
PA	PA AMER WATER CO-PITTSBURGH	PA5020039	CWS	Surfacewater	686,000
PA	PA AMERICAN WATER CO BUTLER	PA5100012	CWS	Surfacewater	43,286
PA	PA AMERICAN WATER CO CLARION	PA6160001	CWS	Surfacewater	16,600
PA	PA AMERICAN WATER CO KANE	PA6420019	CWS	Surfacewater	5,725
PA	PA AMERICAN WATER CO WARREN	PA6620020	CWS	Groundwater	14,650
PA	PA AMERICAN WATER CO-INDIANA D	PA5320025	CWS	Surfacewater	22,360
PA	PA AMERICAN WATER KITTANNING	PA5030008	CWS	Surfacewater	5,000
PA	PA AMERICAN WATER PUNXSU	PA6330010	CWS	Surfacewater	8,800
PA	PA AMERICAN WATER STEELTON	PA7220036	CWS	Surfacewater	6,428
PA	PA AMERICAN WHITE DEER	PA4490023	CWS	Surfacewater	30,209
PA	PA-AMERICAN WATER CO-CONNELLSV	PA5260022	CWS	Surfacewater purchased	11,425
PA	PA-AMERICAN WATER- UNIONTOWN	PA5260020	CWS	Surfacewater purchased	23,125
PA	PA-AMERICAN WATER-BROWNSVILLE	PA5260005	CWS	Surfacewater	15,817
PA	PALMERTON MUNICIPAL AUTHORITY	PA3130012	CWS	Groundwater	7,000
PA	PAW BANGOR DISTRICT	PA3480038	CWS	Surfacewater	9,008
PA	PAW BLUE MOUNTAIN DIVISION	PA3480055	CWS	Surfacewater	23,763
PA	PAW CEASETOWN	PA2409002	CWS	Surfacewater	58,467

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	PAW CRYSTAL LAKE	PA2409003	CWS	Surfacewater	9,773
PA	PAW HUNTSVILLE	PA2409013	CWS	Surfacewater	11,987
PA	PAW NESBITT	PA2409010	CWS	Surfacewater	52,640
PA	PAW PHILIPSBURG	PA4140087	CWS	Surfacewater	20,095
PA	PAW WATRES	PA2409011	CWS	Surfacewater	52,002
PA	PAWC SAW CREEK ESTATES	PA2520062	CWS	Groundwater	7,016
PA	PENN ESTATES UTILITIES INCORP	PA2450065	CWS	Groundwater	4,300
PA	PENN NATIONAL GAMING	PA7220059	NTNCWS	Groundwater	6,000
PA	PERKASIE REGIONAL AUTHORITY	PA1090046	CWS	Groundwater	15,000
PA	PETROLEUM VALLEY RWA	PA5100147	CWS	Groundwater purchased	3,800
PA	PHOENIXVILLE WATER DEPT	PA1150077	CWS	Surfacewater	16,599
PA	PIKE TWP MUNICIPAL AUTHORITY	PA6170013	CWS	Surfacewater	4,500
PA	PITTSBURGH INTL AIRPORT	PA5020947	NTNCWS	Surfacewater purchased	26,915
PA	PITTSBURGH WATER & SEWER AUTH	PA5020038	CWS	Surfacewater	520,000
PA	PLEASANT VALLEY WATER AUTH	PA5260006	CWS	Surfacewater purchased	3,630
PA	PLUM BORO MUNI AUTH	PA5020041	CWS	Surfacewater purchased	27,500
PA	PORTAGE BORO MUNI AUTH	PA4110027	CWS	Surfacewater	7,600
PA	POTTSTOWN BOROUGH WATER AUTH	PA1460037	CWS	Surfacewater	36,000
PA	RADISSON VALLEY FORGE HOTEL	PA1460492	NTNCWS	Groundwater	3,500
PA	RED LION MUNICIPAL AUTHORITY	PA7670086	CWS	Surfacewater	15,882
PA	RESERVE TWP WATER DEPT	PA5020047	CWS	Surfacewater purchased	3,333
PA	RICHLAND TWP WATER AUTHORITY	PA5020018	CWS	Surfacewater purchased	10,190
PA	RIDGWAY BOROUGH WATER SYSTEM	PA6240012	CWS	Surfacewater	4,700
PA	ROAMINGWOOD SEWER AND WATER	PA2640025	CWS	Groundwater	7,105
PA	ROBINSON TWP MUNI AUTH	PA5020045	CWS	Surfacewater	16,354
PA	SALISBURY TWP WATER SYSTEM	PA3390062	CWS	Surfacewater purchased	8,522
PA	SCHUYLKILL CO MUN AUTH	PA3540038	CWS	Surfacewater	31,850
PA	SCHUYLKILL HAVEN BORO WATER	PA3540041	CWS	Surfacewater	6,000
PA	SCHWENKSVILLE BOROUGH AUTH	PA1460042	CWS	Surfacewater purchased	5,200
PA	SELINSGROVE MUN WATERWORKS	PA4550005	CWS	Groundwater	5,584
PA	SENECA & CRANBERRY MALL DIST	PA6610031	CWS	Groundwater	4,400
PA	SEWICKLEY BORO WATER AUTH	PA5020050	CWS	Groundwater	6,800
PA	SHARPSVILLE BORO WATER CO	PA6430055	CWS	Surfacewater purchased	5,310
PA	SHENANDOAH MUN WATER AUTHORITY	PA3540044	CWS	Surfacewater	9,500
PA	SHIPPENSBURG BORO WATER AUTH	PA7210043	CWS	Surfacewater	17,800
PA	SHOHOLA FALLS TRAILS END SYS#2	PA2520941	NTNCWS	Groundwater	3,933
PA	SLATINGTON BOROUGH WATER SYS	PA3390039	CWS	Surfacewater	4,450

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	SLIPPERY ROCK MUNI AUTH	PA5100079	CWS	Groundwater	15,778
PA	SOMERSET BORO MUNI WATER AUTH	PA4560042	CWS	Surfacewater purchased	6,309
PA	SOMERSET TWP MUNI AUTH OAKRIDG	PA4560046	CWS	Surfacewater purchased	3,800
PA	SOUTH MIDDLETON TWP WATER AUTH	PA7210050	CWS	Groundwater	10,068
PA	SOUTHWESTERN CAMBRIA CNTY AUTH	PA4110041	CWS	Surfacewater purchased	4,400
PA	SOUTHWESTERN PA WATER AUTH	PA5300017	CWS	Surfacewater	40,000
PA	SPRINGDALE BORO WATER DEPT	PA5020053	CWS	Groundwater	3,405
PA	ST MARYS AREA WATER AUTH	PA6240016	CWS	Surfacewater	19,588
PA	SUBURBAN LOCK HAVEN WATER AUTH	PA4180049	CWS	Surfacewater purchased	9,700
PA	SUEZ WATER PA BETHEL	PA1230012	CWS	Surfacewater purchased	7,809
PA	SUMMIT TOWNSHIP WATER AUTHORIT	PA6250090	CWS	Surfacewater purchased	12,500
PA	TAMAQUA AREA WATER AUTHORITY	PA3540012	CWS	Surfacewater	8,000
PA	TARENTUM BORO WATER DEPT	PA5020055	CWS	Surfacewater	4,927
PA	TITUSVILLE MUNICIPAL WATER	PA6200051	CWS	Groundwater	6,146
PA	TOWANDA MUNICIPAL AUTHORITY	PA2080029	CWS	Groundwater under influence of surfacewater	5,000
PA	TRI CNTY JT MUNI AUTH	PA5630045	CWS	Surfacewater	10,100
PA	TUNKHANNOCK BORO MUNIC AUTH	PA2660014	CWS	Groundwater	5,349
PA	TYRONE BORO WATER AUTH	PA4070021	CWS	Surfacewater	6,500
PA	UNION CITY MUNICIPAL AUTHORITY	PA6250064	CWS	Surfacewater	3,320
PA	UPMC MAGEE WOMENS HOSPITAL	PA5020883	NTNCWS	Surfacewater purchased	4,900
PA	UPMC MONTEFIORE	PA5020806	NTNCWS	Surfacewater purchased	4,500
PA	UPMC PRESBYTERIAN	PA5020808	NTNCWS	Surfacewater purchased	8,200
PA	UPMC SHADYSIDE HILLMAN CAMPUS	PA5020898	NTNCWS	Surfacewater purchased	4,750
PA	UPPER SAUCON TWP WATER SUPPLY	PA3390077	CWS	Surfacewater purchased	7,300
PA	VEOLIA WATER PA DALLAS	PA2400076	CWS	Groundwater	5,113
PA	VEOLIA WATER PA INC BLOOMSBURG	PA4190008	CWS	Surfacewater	26,407
PA	VEOLIA WATER PA SHAVERTOWN	PA2400091	CWS	Groundwater	3,472
PA	WARWICK TWP LITITZ SYS	PA7360116	CWS	Purchased groundwater under influence of surfacewater source	8,561
PA	WARWICK TWP WATER & SEWER AUTH	PA1090127	CWS	Surfacewater purchased	14,699
PA	WASHINGTON TWP MUNI AUTH	PA7280026	CWS	Groundwater	5,705
PA	WELLSBORO MUNICIPAL AUTHORITY	PA2590042	CWS	Surfacewater	8,225

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PA	WERNERSVILLE MUNI WATER AUTH	PA3060076	CWS	Surfacewater purchased	7,654
PA	WEST CNTY MUNI AUTH-MCKEESPORT	PA5020025	CWS	Surfacewater	32,644
PA	WEST EARL WATER AUTHORITY	PA7360143	CWS	Surfacewater purchased	4,327
PA	WEST MANCHESTER TWP AUTH	PA7670101	CWS	Groundwater	9,960
PA	WEST READING BORO WATER	PA3060078	CWS	Surfacewater purchased	4,300
PA	WEST VIEW WATER AUTHORITY	PA5020043	CWS	Surfacewater	200,000
PA	WESTERN ALLEGHENY COUNTY MUN A	PA5020034	CWS	Surfacewater purchased	19,031
PA	WHITEHALL TWP AUTHORITY	PA3390081	CWS	Groundwater	13,063
PA	WILKINSBURG-PENN JT WATER AUTH	PA5020056	CWS	Surfacewater	125,000
PA	WINDBER AREA AUTH	PA4560013	CWS	Groundwater	9,454
PA	WOMELSDORF ROBESONIA JT AUTH	PA3060080	CWS	Groundwater	7,070
PA	WOROBAY TRANSPORT	PA2646542	NTNCWS	Groundwater purchased	3,400
PA	WRIGHTSVILLE BORO MUNI AUTH	PA7670097	CWS	Surfacewater	4,076
PA	WYOMISSING BORO WATER SYSTEM	PA3060083	CWS	Surfacewater purchased	8,500
PA	YORK WATER CO	PA7670100	CWS	Surfacewater	197,177
PA	ZELIENOPLE BORO	PA5100093	CWS	Surfacewater purchased	4,123
PR	ACEITUNAS	PR0004654	CWS	Surfacewater	12,466
PR	ADJUNTAS URBANO	PR0004204	CWS	Surfacewater	5,923
PR	AGUAS BUENAS URBANO	PR0005046	CWS	Surfacewater	12,789
PR	ALTURAS	PR0003842	CWS	Surfacewater	7,095
PR	ARECIBO URBANO	PR0002652	CWS	Surfacewater	81,548
PR	ARUZ	PR0003834	CWS	Groundwater	5,556
PR	BAJADERO	PR0003222	CWS	Groundwater	3,556
PR	BARCELONETA URBANO	PR0002722	CWS	Groundwater	23,153
PR	BARRANCAS NUEVO	PR0004625	CWS	Surfacewater	4,510
PR	BARRANQUITAS URBANO	PR0004605	CWS	Surfacewater	6,384
PR	BO NUEVO	PR0005557	CWS	Surfacewater	5,407
PR	CABO ROJO	PR0003373	CWS	Surfacewater	21,301
PR	CAGUAS NORTE	PR0005086	CWS	Surfacewater	56,091
PR	CAGUAS SUR	PR0005066	CWS	Surfacewater	33,917
PR	CAYEY URBANO	PR0004635	CWS	Surfacewater	21,787
PR	CEDRO ARRIBA	PR0005517	CWS	Surfacewater	6,157
PR	CERRILLOS	PR0004634	CWS	Groundwater	10,449
PR	CIALES URBANO	PR0002752	CWS	Surfacewater	7,780
PR	CIDRA URBANO	PR0004695	CWS	Surfacewater	36,101
PR	CIENEGA	PR0003862	CWS	Groundwater	4,714
PR	COAMO URBANO	PR0003914	CWS	Surfacewater	5,353
PR	COCOS	PR0004895	CWS	Groundwater	10,482
PR	COMERIO URBANO	PR0004705	CWS	Surfacewater	16,121

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PR	COQUI	PR0004915	CWS	Groundwater	6,509
PR	COROZAL URBANO	PR0005487	CWS	Surfacewater	8,619
PR	COTTO LAUREL	PR0004524	CWS	Surfacewater	13,558
PR	DEPORTIVO	PR0004444	CWS	Groundwater	3,981
PR	DORADO URBANO	PR0005607	CWS	Groundwater	39,733
PR	DUEY	PR0003553	CWS	Groundwater	5,708
PR	EL YUNQUE	PR0005296	CWS	Surfacewater	57,992
PR	ENSENADA	PR0004084	CWS	Groundwater	6,670
PR	FAJARDO CEIBA	PR0005306	CWS	Surfacewater	61,981
PR	FARALLON	PR0004925	CWS	Surfacewater	39,156
PR	FLORIDA URBANO	PR0002732	CWS	Groundwater	14,303
PR	GARROCHALES	PR0002782	CWS	Groundwater	5,175
PR	GUANICA URBANO	PR0004074	CWS	Groundwater	7,537
PR	GUAYAMA URBANO	PR0004745	CWS	Surfacewater	37,970
PR	GUAYANILLA URBANO	PR0004054	CWS	Groundwater	9,029
PR	HATILLO-CAMUY	PR0002662	CWS	Surfacewater	35,580
PR	HORMIGUERO	PR0003383	CWS	Groundwater	12,715
PR	ISABELA	PR0002672	CWS	Surfacewater	52,519
PR	JAGUAL	PR0005416	CWS	Surfacewater	4,085
PR	JAGUAS POZAS	PR0003802	CWS	Surfacewater	4,713
PR	JAYUYA URBANO	PR0002712	CWS	Surfacewater	10,685
PR	LAGO GUAJATACA	PR0003772	CWS	Surfacewater	12,290
PR	LAJAS	PR0003343	CWS	Surfacewater	50,797
PR	LARES ESPINO	PR0003872	CWS	Surfacewater	16,676
PR	LARES URBANO	PR0002692	CWS	Surfacewater	12,634
PR	LAS BOCAS	PR0004945	CWS	Surfacewater	7,383
PR	LAS MARIAS	PR0003363	CWS	Surfacewater	7,620
PR	LAS PIEDRAS HUMACAO	PR0005376	CWS	Surfacewater	36,600
PR	LUQUILLO URBANO	PR0005316	CWS	Surfacewater	9,155
PR	MANATI EAST	PR0003262	CWS	Groundwater	21,351
PR	MARICAO	PR0003353	CWS	Surfacewater	3,508
PR	MAUNABO URBANO	PR0004815	CWS	Groundwater	9,874
PR	MAYAGUEZ	PR0003283	CWS	Surfacewater	162,168
PR	METROPOLITANO	PR0002591	CWS	Surfacewater	1,163,581
PR	MIRAFLORES	PR0002812	CWS	Surfacewater	4,646
PR	MOROVIS URBANO	PR0002762	CWS	Surfacewater	24,230
PR	NEGROS	PR0005537	CWS	Surfacewater	14,781
PR	OROCOVIS URBANO	PR0004044	CWS	Surfacewater	17,256
PR	PATILLAS URBANO	PR0004835	CWS	Surfacewater	41,770
PR	PENUELAS	PR0004324	CWS	Surfacewater	18,538
PR	PIEDRAS BLANCAS	PR0004474	CWS	Groundwater	3,572
PR	PLATA I Y II	PR0003296	CWS	Groundwater	3,634
PR	PONCE URBANO	PR0003824	CWS	Surfacewater	121,867
PR	PUGNADO	PR0002972	CWS	Groundwater	3,733

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
PR	QUEBRADA	PR0002872	CWS	Surfacewater	13,226
PR	QUEBRADA ARENAS	PR0003882	CWS	Surfacewater	4,576
PR	QUEBRADILLAS URBANO	PR0002682	CWS	Surfacewater	31,012
PR	RAYO	PR0003573	CWS	Groundwater	4,018
PR	REGIONAL VILLALBA TOA VACA	PR0004664	CWS	Surfacewater	41,929
PR	RIO BLANCO,VIEQUES,CULEDRA	PR0005386	CWS	Surfacewater	87,573
PR	RONCADOR	PR0003142	CWS	Surfacewater	4,972
PR	SABANA GRANDE	PR0003333	CWS	Surfacewater	27,127
PR	SABANA HOYOS	PR0002822	CWS	Surfacewater	7,851
PR	SAN LORENZO URBANO	PR0005106	CWS	Surfacewater	27,557
PR	SAN SEBASTIAN	PR0003303	CWS	Surfacewater	25,664
PR	SANTA ISABEL	PR0003712	CWS	Surfacewater	3,476
PR	SANTA ISABEL URBANO	PR0003904	CWS	Groundwater	51,311
PR	SANTANA	PR0002832	CWS	Surfacewater	22,839
PR	TIERRA NUEVA RABANOS	PR0003182	CWS	Groundwater	10,263
PR	U.C.P.R	PR0458104	NTNCWS	Groundwater	7,416
PR	U.S. ARMY, FORT BUCHANAN	PR0132051	CWS	Surfacewater	6,411
PR	UTUADO URBANO	PR0002702	CWS	Surfacewater	17,847
PR	VEGA BAJA URBANO	PR0002772	CWS	Surfacewater	40,620
PR	YABUCOA URBANO	PR0005196	CWS	Surfacewater	15,681
PR	YAUCO	PR0004314	CWS	Surfacewater	39,262
RI	BLOCK ISLAND WATER COMPANY	RI1858430	CWS	Groundwater	9,999
RI	BRISTOL COUNTY WATER AUTHORITY	RI1647515	CWS	Surfacewater purchased	49,000
RI	CNE - NEW LONDON TURNPIKE ENTRY POINT	RI2980453	CWS	Groundwater purchased	9,999
RI	EAST PROVIDENCE-CITY OF	RI1615610	CWS	Surfacewater purchased	47,618
RI	GREENVILLE WATER DISTRICT	RI1858410	CWS	Surfacewater purchased	9,500
RI	KINGSTON WATER DISTRICT	RI1858421	CWS	Groundwater	3,968
RI	LINCOLN WATER COMMISSION	RI1858423	CWS	Surfacewater purchased	21,780
RI	NARRAGANSETT WATER SYSTEM-POINT JUDITH	RI1858428	CWS	Groundwater purchased	8,210
RI	NORTH TIVERTON FIRE DISTRICT	RI1592018	CWS	Surfacewater purchased	8,969
RI	PORTSMOUTH WATER & FIRE DISTRICT	RI1592022	CWS	Surfacewater purchased	17,090
RI	PROVIDENCE-CITY OF	RI1592024	CWS	Surfacewater	317,716
RI	RHODE ISLAND HOSPITAL - LIFESPAN	RI2980469	NTNCWS	Surfacewater purchased	8,040
RI	SLATERSVILLE PUBLIC SUPPLY	RI1615614	CWS	Surfacewater purchased	3,403
RI	SMITHFIELD WATER SUPPLY BOARD	RI1615616	CWS	Surfacewater purchased	9,460
RI	VEOLIA WATER WAKEFIELD RHODE ISLAND INC	RI1615624	CWS	Groundwater	21,900

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
RI	WARWICK-CITY OF	RI1615627	CWS	Surfacewater purchased	75,000
SC	ALLENDAL TOWN OF (SC0310001)	SC0310001	CWS	Groundwater	3,882
SC	ALLIGATOR RURAL WATER (SC1320004)	SC1320004	CWS	Groundwater	4,410
SC	ANDREWS TOWN OF (SC2210003)	SC2210003	CWS	Groundwater	3,334
SC	BAMBERG PUBLIC WORKS (SC0510001)	SC0510001	CWS	Groundwater	3,735
SC	BARNWELL TOWN OF (SC0610001)	SC0610001	CWS	Groundwater	4,563
SC	BCWSA SANGAREE W/D (0820002)	SC0820002	CWS	Surfacewater purchased	67,351
SC	BEECH ISLAND W/D (SC0220004)	SC0220004	CWS	Groundwater	8,276
SC	BELTON CITY OF (SC0410004)	SC0410004	CWS	Surfacewater purchased	6,584
SC	BETHLEHEM-ROANOKE W/D (SC3920003)	SC3920003	CWS	Surfacewater purchased	6,334
SC	BGWC I-20 (SC3250012)	SC3250012	CWS	Surfacewater purchased	6,637
SC	BGWC LAKE WYLIE AREA (SC4650006)	SC4650006	CWS	Surfacewater purchased	11,848
SC	BIG CREEK W/S DISTRICT (0420009)	SC0420009	CWS	Surfacewater purchased	13,647
SC	BLUE RIDGE WATER CO INC (SC2320003)	SC2320003	CWS	Surfacewater purchased	40,006
SC	BROAD CREEK PSD (0720009)	SC0720009	CWS	Surfacewater purchased	3,481
SC	BROADWAY W&S DISTRICT (SC0420008)	SC0420008	CWS	Surfacewater purchased	9,586
SC	BUCKSPORT WATER COMPANY (SC2620003)	SC2620003	CWS	Groundwater	17,123
SC	CENTRAL TOWN OF (SC3910005)	SC3910005	CWS	Surfacewater purchased	3,495
SC	CHESTERFIELD CO RURAL WATER (SC1320003)	SC1320003	CWS	Groundwater purchased	22,629
SC	CLARENDON CO W&S HWY 260 (SC1450013)	SC1450013	CWS	Groundwater	3,521
SC	CLEMSON CITY OF (SC3910004)	SC3910004	CWS	Surfacewater purchased	17,896
SC	CLOVER TOWN OF (SC4610006)	SC4610006	CWS	Surfacewater purchased	7,847
SC	CONWAY RURAL (SC2620001)	SC2620001	CWS	Surfacewater purchased	12,740
SC	DACUSVILLE-CEDAR ROCK WT CO (SC3920008)	SC3920008	CWS	Surfacewater purchased	8,700
SC	DALZELL WATER DISTRICT (SC4320001)	SC4320001	CWS	Groundwater	3,912
SC	DANIEL MORGAN WATER DISTRICT (1120001)	SC1120001	CWS	Surfacewater purchased	5,314
SC	DCWS ASHLEY PHOSPHATE (SC1820008)	SC1820008	CWS	Surfacewater purchased	25,668
SC	DENMARK TOWN OF (SC0510002)	SC0510002	CWS	Groundwater	3,500
SC	DONALDS-DUE WEST W&SA (SC0120001)	SC0120001	CWS	Surfacewater purchased	5,200

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	EDISTO BEACH TOWN OF (SC1510006)	SC1510006	CWS	Groundwater	5,568
SC	ELECTRIC CITY UTILITIES (SC0410012)	SC0410012	CWS	Surfacewater purchased	38,204
SC	FORT MILL TOWN OF (SC4610003)	SC4610003	CWS	Surfacewater purchased	20,783
SC	GASTON RURAL WATER DIST (SC3220002)	SC3220002	CWS	Groundwater	7,550
SC	GCWSD KILSOCK WATER SYS (SC2220002)	SC2220002	CWS	Groundwater	4,417
SC	GEORGETOWN RURAL COMM WA (2220001)	SC2220001	CWS	Groundwater	4,854
SC	GILBERT-SUMMIT WD (3220001)	SC3220001	CWS	Groundwater	7,795
SC	GOOSE CREEK CITY OF (SC0810004)	SC0810004	CWS	Surfacewater purchased	38,225
SC	GREENVILLE WATER (2310001)	SC2310001	CWS	Surfacewater	369,090
SC	GSW&SA-MARION CITY OF (3310001)	SC3310001	CWS	Groundwater	9,022
SC	HAMMOND W/D (SC0420007)	SC0420007	CWS	Surfacewater purchased	21,193
SC	HARTSVILLE CITY OF (SC1610003)	SC1610003	CWS	Groundwater	8,655
SC	HIGH HILLS RURAL WATER CO INC (4320003)	SC4320003	CWS	Groundwater	12,545
SC	HIGHWAY 88 W/D (SC0420004)	SC0420004	CWS	Surfacewater purchased	3,796
SC	HILTON HEAD PSD 1 (0720006)	SC0720006	CWS	Surfacewater purchased	25,558
SC	HOMELAND PARK W/D (0420001)	SC0420001	CWS	Surfacewater purchased	7,153
SC	HONEA PATH TOWN OF (SC0410003)	SC0410003	CWS	Surfacewater purchased	4,275
SC	INMAN CAMPOBELLO W/D (4220002)	SC4220002	CWS	Surfacewater purchased	34,503
SC	ISLE OF PALMS W/S COMM (SC1010004)	SC1010004	CWS	Surfacewater purchased	9,530
SC	JACKSON TOWN OF (0210002)	SC0210002	CWS	Groundwater	3,660
SC	JOHNSONVILLE CITY OF (SC2110011)	SC2110011	CWS	Groundwater	5,333
SC	JOINT MUNICIPAL WSC (SC3220003)	SC3220003	CWS	Surfacewater purchased	47,838
SC	KEOWEE KEY UTILITY SYSTEM INC (3750023)	SC3750023	CWS	Surfacewater purchased	4,108
SC	KINGSTREE TOWN OF (SC4510002)	SC4510002	CWS	Groundwater	6,009
SC	LAKE CITY CITY OF (SC2110007)	SC2110007	CWS	Groundwater	9,191
SC	LANCASTER CITY OF (SC2910001)	SC2910001	CWS	Surfacewater purchased	14,074
SC	LANCASTER COUNTY W&SD (SC2920001)	SC2920001	CWS	Surfacewater purchased	79,107
SC	LAURENS COUNTY W&S COMM (SC3020001)	SC3020001	CWS	Surfacewater	36,314
SC	LCF WATER DISTRICT (SC4220010)	SC4220010	CWS	Surfacewater purchased	16,970

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	LEXINGTON TOWN OF (3210001)	SC3210001	CWS	Surfacewater purchased	24,284
SC	LIBERTY CITY OF (SC3910003)	SC3910003	CWS	Surfacewater purchased	3,349
SC	LITTLE RIVER W&SA (SC2620002)	SC2620002	CWS	Surfacewater purchased	25,370
SC	LORIS CITY OF (SC2610010)	SC2610010	CWS	Surfacewater purchased	3,872
SC	MANNING CITY OF (SC1410002)	SC1410002	CWS	Groundwater	5,908
SC	MARCO RURAL WATER CO (SC3320001)	SC3320001	CWS	Groundwater	16,656
SC	MARLBORO WATER CO (SC3420001)	SC3420001	CWS	Groundwater	5,060
SC	MCCORMICK CO W&SA (SC3520002)	SC3520002	CWS	Surfacewater purchased	8,500
SC	MEANSVILLE RILEY W/D (SC4420001)	SC4420001	CWS	Surfacewater purchased	7,368
SC	MIDCOUNTY WATER DIST 2 (SC2020004)	SC2020004	CWS	Surfacewater purchased	3,500
SC	MONTMORENCI W/D (SC0220008)	SC0220008	CWS	Groundwater	3,834
SC	MT PLEASANT WATER WORKS (1010002)	SC1010002	CWS	Surfacewater purchased	91,500
SC	MULLINS CITY OF (3310002)	SC3310002	CWS	Groundwater	7,317
SC	MYRTLE BEACH CITY OF (SC2610001)	SC2610001	CWS	Surfacewater purchased	50,930
SC	N MYRTLE BEACH CITY OF (SC2610011)	SC2610011	CWS	Surfacewater purchased	40,625
SC	NEW ELLENTON CPW (SC0210007)	SC0210007	CWS	Groundwater	6,588
SC	PAGELAND CITY OF (SC1310003)	SC1310003	CWS	Groundwater purchased	3,334
SC	PENDLETON TOWN OF (SC0410006)	SC0410006	CWS	Surfacewater purchased	5,403
SC	PICKENS WTP (SC3910001)	SC3910001	CWS	Surfacewater	10,263
SC	PIONEER RURAL WATER DIST (SC3720001)	SC3720001	CWS	Surfacewater	16,927
SC	POWDERSVILLE WATER DISTRICT (SC0420002)	SC0420002	CWS	Surfacewater purchased	35,251
SC	SALEM TOWN OF (SC3710001)	SC3710001	CWS	Surfacewater purchased	6,120
SC	SALUDA CPW (4110001)	SC4110001	CWS	Surfacewater purchased	3,377
SC	SANDY SPRINGS WATER CO INC (SC0420003)	SC0420003	CWS	Surfacewater purchased	13,968
SC	SEABROOK ISLAND TOWN OF (1010009)	SC1010009	CWS	Surfacewater purchased	5,328
SC	SENECA CITY OF (3710002)	SC3710002	CWS	Surfacewater	36,945
SC	SIX MILE W/D (SC3920002)	SC3920002	CWS	Surfacewater purchased	13,680
SC	SOUTH ISLAND PSD (SC0720001)	SC0720001	CWS	Groundwater	18,299
SC	SOUTHSIDE W/D (3920010)	SC3920010	CWS	Surfacewater purchased	9,568

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SC	SPARTANBURG WATER SYSTEM (4210001)	SC4210001	CWS	Surfacewater	140,024
SC	ST JOHN'S WATER (SC1020002)	SC1020002	CWS	Surfacewater purchased	22,592
SC	SUMTER CITY OF (SC4310001)	SC4310001	CWS	Groundwater	53,070
SC	SWS-LANDRUM WTP (SC4210003)	SC4210003	CWS	Surfacewater	4,419
SC	TEGA CAY CITY OF (SC4610008)	SC4610008	CWS	Surfacewater purchased	10,500
SC	TRICO WATER COMPANY (SC1720001)	SC1720001	CWS	Groundwater	17,815
SC	VALLEY PSA (SC0220012)	SC0220012	CWS	Groundwater	7,649
SC	WALHALLA CITY OF (SC3710004)	SC3710004	CWS	Surfacewater	16,185
SC	WALTERBORO CITY OF (1510004)	SC1510004	CWS	Groundwater	11,689
SC	WCWSA (SC4510007)	SC4510007	CWS	Groundwater	7,099
SC	WEST ANDERSON W/D (0420006)	SC0420006	CWS	Surfacewater purchased	17,430
SC	WESTMINSTER CITY OF (3710003)	SC3710003	CWS	Surfacewater	7,997
SC	WILLIAMSTON TOWN OF (0410010)	SC0410010	CWS	Surfacewater purchased	6,693
SC	YORK CITY OF (4610001)	SC4610001	CWS	Surfacewater purchased	9,220
SC	YORK COUNTY EAST WD (SC4620002)	SC4620002	CWS	Surfacewater purchased	30,225
SD	BELLE FOURCHE	SD4600037	CWS	Groundwater	5,874
SD	BIG SIOUX COMMUNITY WATER SYSTEM	SD4600429	CWS	Groundwater	5,337
SD	BLACK HAWK WATER USER DISTRICT	SD4600043	CWS	Groundwater	3,750
SD	BON HOMME-YANKTON RWS	SD4600865	CWS	Surfacewater	12,840
SD	BOX ELDER	SD4600046	CWS	Groundwater	10,551
SD	BRANDON	SD4600048	CWS	Groundwater	10,226
SD	BROOKINGS MUNICIPAL UTILITIES	SD4600071	CWS	Groundwater	22,298
SD	BROOKINGS-DEUEL RURAL WATER SYSTEM	SD4600430	CWS	Groundwater	6,200
SD	BROWN-DAY-MARSHALL RWS	SD4600882	CWS	Groundwater	5,673
SD	CANTON	SD4600082	CWS	Groundwater	3,714
SD	CLAY RURAL WATER SYSTEM	SD4600626	CWS	Groundwater	4,550
SD	DAKOTA DUNES CID	SD4602093	CWS	Purchased groundwater under influence of surfacewater source	3,350
SD	DELL RAPIDS	SD4600105	CWS	Groundwater purchased	3,633
SD	EAGLE BUTTE	SD4600010	CWS	Surfacewater purchased	4,000
SD	GRANT-ROBERTS RURAL WATER SYSTEM	SD4600864	CWS	Groundwater	4,857
SD	HARTFORD	SD4600150	CWS	Groundwater purchased	3,396
SD	HOT SPRINGS	SD4600163	CWS	Groundwater	3,395

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
SD	HURON	SD4600169	CWS	Surfacewater purchased	13,380
SD	KINGBROOK I RURAL WATER SYSTEM	SD4600431	CWS	Groundwater purchased	6,077
SD	MADISON	SD4600199	CWS	Groundwater	6,936
SD	MID-DAKOTA RURAL WATER	SD4602175	CWS	Surfacewater	11,712
SD	MINNEHAHA COMMUNITY WATER CORP	SD4600432	CWS	Groundwater	13,435
SD	MITCHELL	SD4600214	CWS	Surfacewater purchased	15,651
SD	MOBRIDGE	SD4600215	CWS	Surfacewater	3,388
SD	RAPID CITY	SD4600406	CWS	Surfacewater	72,009
SD	RAPID VALLEY SANITARY DISTRICT	SD4600274	CWS	Surfacewater	10,000
SD	SIOUX RURAL WATER SYSTEM	SD4600866	CWS	Groundwater	4,012
SD	SOUTH LINCOLN RURAL WATER SYSTEM	SD4600870	CWS	Groundwater	4,404
SD	STURGIS	SD4600321	CWS	Groundwater	6,943
SD	TEA	SD4600409	CWS	Groundwater purchased	6,847
SD	TM RURAL WATER DISTRICT	SD4600999	CWS	Groundwater	4,059
SD	TRIPP COUNTY WATER USER DISTRICT	SD4600520	CWS	Groundwater	4,860
SD	VERMILLION	SD4600342	CWS	Groundwater	11,254
SD	WEB WATER DEVELOPMENT ASSOCIATION	SD4601089	CWS	Surfacewater	16,752
SD	WR/LJ - MNI WICONI	SD4602223	CWS	Surfacewater purchased	4,720
SD	YANKTON	SD4600423	CWS	Groundwater	14,500
TN	ADAMSVILLE WATER SYSTEM	TN0000002	CWS	Groundwater	9,451
TN	ALCOA WATER SYSTEM	TN0000007	CWS	Surfacewater	30,944
TN	ALGOOD WATER SYSTEM	TN0000009	CWS	Surfacewater purchased	9,203
TN	ALLARDT WATER WORKS	TN0000010	CWS	Surfacewater purchased	3,762
TN	ALPHA-TALBOTT UTILITY DISTRICT	TN0000014	CWS	Surfacewater purchased	18,368
TN	ANDERSON COUNTY WATER AUTH	TN0000514	CWS	Surfacewater	24,929
TN	ARTHUR-SHAWANEE U.D.	TN0000022	CWS	Surfacewater	9,776
TN	ASHLAND CITY WATER DEPARTMENT	TN0000023	CWS	Surfacewater	8,494
TN	ATHENS UTILITIES BOARD	TN0000024	CWS	Surfacewater	25,093
TN	ATOKA WATER SYSTEM	TN0000033	CWS	Groundwater purchased	9,270
TN	BANGHAM UTILITY DISTRICT	TN0000038	CWS	Surfacewater purchased	7,705
TN	BARTLETT WATER SYSTEM	TN0000765	CWS	Groundwater	52,503
TN	BAXTER WATER DEPARTMENT	TN0000040	CWS	Surfacewater purchased	6,691
TN	BEAN STATION UTILITY DISTRICT	TN0000041	CWS	Surfacewater purchased	9,161

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	BEDFORD COUNTY U.D.	TN0000517	CWS	Surfacewater	20,578
TN	BIG CREEK UTILITY DISTRICT	TN0000122	CWS	Surfacewater	9,013
TN	BLOOMINGDALE UTILITY DISTRICT	TN0000056	CWS	Surfacewater	13,092
TN	BLOUNTVILLE UTILITY DISTRICT	TN0000058	CWS	Surfacewater purchased	15,234
TN	BOLIVAR WATER SYSTEM	TN0000063	CWS	Groundwater	6,118
TN	BON AQUA-LYLES U.D.	TN0000066	CWS	Surfacewater	12,338
TN	BON DE CROFT UTILITY DISTRICT	TN0000653	CWS	Surfacewater	4,181
TN	BRENTWOOD WATER DEPARTMENT	TN0000069	CWS	Surfacewater purchased	31,168
TN	BRIGHTON WATER SYSTEM	TN0000070	CWS	Groundwater purchased	3,962
TN	BRISTOL DEPARTMENT OF UTILITIES	TN0000073	CWS	Surfacewater	37,522
TN	BRISTOL-BLUFF CITY U.D.	TN0000079	CWS	Surfacewater	5,893
TN	BROWNSVILLE WATER DEPT	TN0000080	CWS	Groundwater	12,962
TN	BYRDSTOWN WATER DEPT	TN0000088	CWS	Surfacewater	7,693
TN	CAMDEN WATER DEPT	TN0000090	CWS	Surfacewater	9,877
TN	CARYVILLE-JACKSBORO UTILITIES COMMISSION	TN0000322	CWS	Surfacewater	10,946
TN	CASTALIAN SPRINGS-BETHPAGE U.D.	TN0000097	CWS	Surfacewater purchased	13,883
TN	CELINA WATER SYSTEM	TN0000099	CWS	Surfacewater	6,029
TN	CENTER GROVE-WINCHESTER SPGS	TN0000101	CWS	Groundwater under influence of surfacewater	6,173
TN	CENTERVILLE WATER SYSTEM	TN0000103	CWS	Surfacewater	11,024
TN	CHUCKEY UTILITY DISTRICT	TN0000108	CWS	Surfacewater purchased	13,226
TN	CITY OF MARYVILLE W&S DEPT	TN0000438	CWS	Surfacewater	50,807
TN	CLAIBORNE UTILITIES DISTRICT	TN0000113	CWS	Surfacewater	15,415
TN	CLARKSVILLE WATER DEPARTMENT	TN0000116	CWS	Surfacewater	224,729
TN	CLEVELAND UTILITIES	TN0000117	CWS	Surfacewater	87,960
TN	CLINTON UTILITIES BOARD	TN0000120	CWS	Surfacewater	18,288
TN	COLLIERVILLE WATER DEPT	TN0000126	CWS	Groundwater	48,109
TN	COLUMBIA POWER & WATER SYSTEMS	TN0000128	CWS	Surfacewater	77,446
TN	COOKEVILLE BOAT DOCK RD U.D.	TN0000134	CWS	Surfacewater purchased	7,852
TN	COOKEVILLE WATER DEPT	TN0000133	CWS	Surfacewater	47,862
TN	COUNTY WIDE UTILITY DISTRICT	TN0000006	CWS	Groundwater	8,254
TN	COVINGTON WATER DEPT	TN0000144	CWS	Groundwater	14,334
TN	CRAB ORCHARD UTILITY DISTRICT	TN0000147	CWS	Surfacewater	21,620
TN	CROSS ANCHOR UTILITY DISTRICT	TN0000149	CWS	Surfacewater purchased	7,863
TN	CROSSVILLE WATER DEPT	TN0000150	CWS	Surfacewater	31,973
TN	CUMBERLAND HEIGHTS U.D.	TN0000166	CWS	Surfacewater purchased	3,375
TN	CUMBERLAND UTILITY DISTRICT	TN0000531	CWS	Surfacewater	13,302

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	CUNNINGHAM UTILITY DISTRICT	TN0000167	CWS	Surfacewater purchased	15,053
TN	DANDRIDGE WATER MANAGEMENT FACILITY	TN0000170	CWS	Surfacewater purchased	8,832
TN	DAYTON WATER DEPT	TN0000174	CWS	Surfacewater	23,660
TN	DECATUR WATER DEPT	TN0000183	CWS	Groundwater under influence of surfacewater	6,164
TN	DECHERD WATER DEPT	TN0000187	CWS	Groundwater under influence of surfacewater	4,460
TN	DEKALB UTILITY DISTRICT #1	TN0000188	CWS	Surfacewater	16,652
TN	DEWHITE UTILITY DISTRICT	TN0000190	CWS	Surfacewater purchased	7,337
TN	DOUBLE SPRINGS U.D.	TN0000192	CWS	Surfacewater purchased	6,816
TN	DOVER WATER DEPT	TN0000193	CWS	Surfacewater	4,787
TN	DRESDEN WATER DEPT	TN0000196	CWS	Groundwater	3,500
TN	DUNLAP WATER SYSTEM	TN0000205	CWS	Surfacewater	8,225
TN	DYERSBURG SUBURBAN C.U.D.	TN0000212	CWS	Groundwater	3,562
TN	DYERSBURG WATER DEPT	TN0000211	CWS	Groundwater	19,759
TN	EAST MONTGOMERY U.D.	TN0000218	CWS	Surfacewater purchased	17,537
TN	EASTSIDE UTILITY DISTRICT	TN0000219	CWS	Surfacewater	56,294
TN	ELIZABETHTON WATER DEPT	TN0000221	CWS	Surfacewater purchased	31,956
TN	ENGLEWOOD WATER DEPT	TN0000224	CWS	Surfacewater	3,742
TN	ERIN WATER DEPARTMENT	TN0000230	CWS	Surfacewater	7,988
TN	ESTILL SPRINGS WATER DEPT	TN0000232	CWS	Groundwater under influence of surfacewater	4,375
TN	ETOWAH UTILITIES	TN0000233	CWS	Surfacewater	12,308
TN	FAIRVIEW UTILITY DISTRICT	TN0000563	CWS	Surfacewater purchased	6,223
TN	FALL CREEK FALLS U.D.	TN0000552	CWS	Surfacewater	5,088
TN	FALL RIVER RD UTILITY DISTRICT	TN0000239	CWS	Groundwater under influence of surfacewater	3,688
TN	FAYETTEVILLE PUBLIC UTILITIES	TN0000242	CWS	Surfacewater	13,683
TN	FENTRESS COUNTY U.D.	TN0000244	CWS	Surfacewater purchased	15,909
TN	FIRST U.D. OF HARDIN COUNTY	TN0000546	CWS	Surfacewater	7,181
TN	FIRST U.D. OF TIPTON COUNTY	TN0000703	CWS	Groundwater	9,017
TN	FIRST UD OF HAWKINS COUNTY	TN0000109	CWS	Surfacewater	20,703
TN	FRANKLIN WATER DEPT	TN0000246	CWS	Surfacewater	64,024
TN	FRIENDSVILLE WATER WORKS	TN0000249	CWS	Surfacewater purchased	5,437
TN	GALLATIN WATER DEPARTMENT	TN0000253	CWS	Surfacewater	51,688

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	GATLINBURG WATER DEPT	TN0000256	CWS	Surfacewater	8,313
TN	GERMANTOWN WATER DEPT	TN0000262	CWS	Groundwater	37,993
TN	GIBSON CO MUN WATER DIST #4	TN0000813	CWS	Groundwater	3,393
TN	GLADEVILLE UTILITY DISTRICT	TN0000264	CWS	Groundwater under influence of surfacewater	19,813
TN	GLEN HILLS UTILITY DISTRICT	TN0000266	CWS	Surfacewater purchased	15,812
TN	GREENBRIER WATER & SEWER DEPT	TN0000271	CWS	Surfacewater purchased	8,555
TN	GREENEVILLE WATER & LIGHT COMM	TN0000273	CWS	Surfacewater	25,425
TN	H.B. & T.S. UTILITY DISTRICT	TN0000699	CWS	Surfacewater purchased	29,524
TN	HALLS WATER SYSTEM	TN0000279	CWS	Groundwater	5,263
TN	HAMPTON UTILITY DISTRICT	TN0000282	CWS	Groundwater	3,869
TN	HARPETH VALLEY U.D.	TN0000286	CWS	Surfacewater	60,778
TN	HARRIMAN UTILITY BOARD	TN0000287	CWS	Surfacewater	14,915
TN	HARTSVILLE-TROUSDALE W&S U.D.	TN0000291	CWS	Surfacewater	9,454
TN	HENDERSON WATER DEPT	TN0000293	CWS	Groundwater	8,810
TN	HENDERSONVILLE U.D.	TN0000294	CWS	Surfacewater	56,826
TN	HIXSON UTILITY DISTRICT	TN0000303	CWS	Groundwater	71,476
TN	HOHENWALD WATER SYSTEM	TN0000304	CWS	Groundwater	11,275
TN	HUMBOLDT UTILITIES-WATER DEPT	TN0000314	CWS	Groundwater	9,847
TN	HUNTINGDON WATER DEPT	TN0000316	CWS	Groundwater	6,154
TN	HUNTSVILLE UTILITY DISTRICT	TN0000318	CWS	Surfacewater	11,987
TN	JACKSON WATER SYSTEM	TN0000299	CWS	Groundwater	91,111
TN	JAMESTOWN WATER DEPT	TN0000324	CWS	Surfacewater	3,707
TN	JASPER WATER DEPT	TN0000325	CWS	Surfacewater	9,429
TN	JEFFERSON CITY W&S COMM	TN0000328	CWS	Surfacewater	9,584
TN	JELICO UTILITIES AUTHORITY	TN0000330	CWS	Surfacewater	5,129
TN	JOHNSON CITY WATER DEPT	TN0000331	CWS	Surfacewater	106,070
TN	JONESBOROUGH WATER DEPT	TN0000338	CWS	Surfacewater	32,983
TN	KINGSPORT WATER DEPT	TN0000349	CWS	Surfacewater	106,765
TN	KINGSTON WATER SYSTEM	TN0000360	CWS	Surfacewater	11,348
TN	KNOX-CHAPMAN UTILITY DISTRICT	TN0000367	CWS	Surfacewater	39,780
TN	KNOXVILLE UTILITIES BOARD-KUB	TN0000366	CWS	Surfacewater	242,383
TN	LA VERGNE WATER SYSTEM	TN0000386	CWS	Surfacewater	35,750
TN	LAFAYETTE WATER SYSTEM	TN0000373	CWS	Surfacewater	20,010
TN	LAFOLLETTE UTILITIES BOARD	TN0000374	CWS	Surfacewater	26,094
TN	LAGUARDO UTILITY DISTRICT	TN0000394	CWS	Groundwater under influence of surfacewater	14,801
TN	LAUDERDALE CO WATER SYSTEM	TN0000581	CWS	Groundwater	9,077
TN	LAWRENCEBURG UTILITY SYSTEMS	TN0000392	CWS	Surfacewater	23,158
TN	LEBANON WATER SYSTEM	TN0000393	CWS	Surfacewater	40,805
TN	LENOIR CITY UTILITY BOARD	TN0000396	CWS	Surfacewater	33,675

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	LEOMA UTILITY DISTRICT	TN0000399	CWS	Groundwater	5,829
TN	LEXINGTON WATER SYSTEMS	TN0000402	CWS	Surfacewater	25,616
TN	LINCOLN CO B.P.U. #1	TN0000764	CWS	Surfacewater purchased	23,123
TN	LINDEN WATER DEPT	TN0000404	CWS	Surfacewater	7,185
TN	LIVINGSTON WATER DEPT	TN0000405	CWS	Surfacewater	14,491
TN	LOBELVILLE WATER DEPT	TN0000406	CWS	Surfacewater	4,489
TN	LORETTO WATER DEPARTMENT	TN0000408	CWS	Groundwater under influence of surfacewater	4,639
TN	LOUDON UTILITIES BOARD	TN0000409	CWS	Surfacewater	15,102
TN	LUTTRELL-BLAINE-CORRYTON U.D.	TN0000415	CWS	Surfacewater	9,887
TN	MADISON SUBURBAN U.D.	TN0000424	CWS	Surfacewater	78,133
TN	MADISONVILLE WATER DEPT	TN0000425	CWS	Surfacewater purchased	14,537
TN	MALLORY VALLEY U.D.	TN0000428	CWS	Surfacewater purchased	27,656
TN	MANCHESTER WATER DEPARTMENT	TN0000429	CWS	Surfacewater purchased	22,241
TN	MARSHALL CO B.P.U. #1	TN0000105	CWS	Surfacewater purchased	12,627
TN	MARTIN WATER DEPT	TN0000435	CWS	Groundwater	10,018
TN	MASON WATER DEPT	TN0000440	CWS	Groundwater	3,642
TN	MAURY CO WATER SYSTEM	TN0000770	CWS	Surfacewater purchased	23,118
TN	MAYNARDVILLE WATER DEPT	TN0000442	CWS	Surfacewater purchased	7,149
TN	MCKENZIE WATER DEPT	TN0000421	CWS	Groundwater	5,481
TN	MCMINNVILLE WATER DEPT	TN0000423	CWS	Surfacewater	18,477
TN	MEMPHIS LIGHT, GAS, & WATER	TN0000450	CWS	Groundwater	683,352
TN	METRO LYNCHBURG/MOORE CO U.D. #1	TN0000416	CWS	Surfacewater	6,405
TN	MILAN WATER DEPT	TN0000458	CWS	Groundwater	10,332
TN	MILCROFTON UTILITY DISTRICT	TN0000247	CWS	Surfacewater purchased	29,547
TN	MILLINGTON WATER DEPT	TN0000463	CWS	Groundwater	8,013
TN	MINOR HILL WATER U.D.	TN0000469	CWS	Surfacewater purchased	7,274
TN	MONTEAGLE PUBLIC UTILITY BOARD	TN0000470	CWS	Surfacewater	3,645
TN	MONTEREY WATER DEPT	TN0000471	CWS	Surfacewater	4,550
TN	MORRISTOWN WATER SYSTEM	TN0000474	CWS	Surfacewater	38,257
TN	MOUNT PLEASANT WAT SYS #1	TN0000488	CWS	Groundwater under influence of surfacewater	9,831
TN	MOUNTAIN CITY WATER DEPT	TN0000479	CWS	Surfacewater	8,507
TN	MUNFORD WATER DEPT	TN0000490	CWS	Groundwater	9,661
TN	MURFREESBORO WATER DEPARTMENT	TN0000491	CWS	Surfacewater	107,304
TN	NEW MARKET UTILITY DISTRICT	TN0000499	CWS	Surfacewater purchased	5,679

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	NEWBERN WATER DEPT	TN0000496	CWS	Groundwater	8,518
TN	NEWPORT UTILITIES BOARD	TN0000500	CWS	Surfacewater	32,995
TN	NIOTA WATER SYSTEM	TN0000510	CWS	Surfacewater purchased	3,580
TN	NOLENSVILLE-COLLEGE GROVE U.D.	TN0000511	CWS	Surfacewater purchased	32,335
TN	NORTH GREENE UTILITIES, INC	TN0000274	CWS	Surfacewater	5,912
TN	NORTH OVERTON UTILITY DISTRICT	TN0000013	CWS	Surfacewater purchased	4,528
TN	NORTH STEWART UTILITY DISTRICT	TN0000195	CWS	Surfacewater	5,775
TN	NORTH U.D. OF DECATUR/BENTON CO.	TN0000883	CWS	Surfacewater	3,451
TN	NORTH WEST UTILITY DISTRICT	TN0000169	CWS	Surfacewater	19,792
TN	NORTHEAST HENRY COUNTY U.D.	TN0000540	CWS	Groundwater	5,155
TN	NORTHEAST LAWRENCE U.D.	TN0000389	CWS	Groundwater	4,095
TN	NORTHWEST CLAY COUNTY UTILITY	TN0000573	CWS	Surfacewater	4,165
TN	NORTHWEST DYERSBURG U.D.	TN0000518	CWS	Groundwater	3,996
TN	OAK RIDGE DEPT OF PUBLIC WORKS	TN0000522	CWS	Surfacewater	36,392
TN	OAKLAND WATER DEPT	TN0000521	CWS	Groundwater	14,352
TN	O'CONNOR UTILITY DISTRICT	TN0000526	CWS	Surfacewater purchased	9,172
TN	OLD GAINESBORO ROAD U.D.	TN0000135	CWS	Surfacewater purchased	5,906
TN	OLD KNOXVILLE HWY U.D.	TN0000530	CWS	Surfacewater purchased	9,280
TN	OLIVER SPRINGS WATER BOARD	TN0000523	CWS	Surfacewater purchased	5,215
TN	ONEIDA W&S COMM	TN0000532	CWS	Surfacewater	10,688
TN	PARIS BD OF PUBLIC UTILITIES	TN0000536	CWS	Groundwater	12,600
TN	PERRYVILLE UTILITY DISTRICT	TN0000543	CWS	Surfacewater purchased	3,399
TN	PERSIA UTILITY DISTRICT	TN0000594	CWS	Surfacewater	5,312
TN	PIGEON FORGE WATER DEPARTMENT	TN0000548	CWS	Surfacewater	14,499
TN	PIKEVILLE WATER SYSTEM	TN0000551	CWS	Groundwater under influence of surfacewater	5,148
TN	PLATEAU UTILITY DISTRICT	TN0000729	CWS	Surfacewater	11,646
TN	PLEASANT VIEW UTILITY DISTRICT	TN0000558	CWS	Surfacewater	18,123
TN	POPLAR GROVE UTILITY DISTRICT	TN0000201	CWS	Groundwater	18,664
TN	PORTLAND WATER SYSTEM	TN0000559	CWS	Surfacewater	22,458
TN	PULASKI WATER SYSTEM	TN0000562	CWS	Surfacewater	11,253
TN	QUEBECK WALLING U.D.	TN0000569	CWS	Surfacewater purchased	5,257
TN	RED BOILING SPRINGS W.S.	TN0000572	CWS	Surfacewater purchased	5,853
TN	RICEVILLE UTILITY DISTRICT	TN0000576	CWS	Surfacewater purchased	3,732
TN	RIPLEY WATER SYSTEM	TN0000580	CWS	Groundwater	7,877

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	RIVER ROAD UTILITY DISTRICT	TN0000582	CWS	Surfacewater purchased	3,613
TN	ROANE CENTRAL UTILITY DISTRICT	TN0000457	CWS	Surfacewater purchased	5,203
TN	ROCKWOOD WATER SYSTEM	TN0000590	CWS	Surfacewater	10,721
TN	ROGERSVILLE WATER DEPT	TN0000593	CWS	Surfacewater	12,915
TN	RUSSELLVILLE WHITESBURG U.D.	TN0000598	CWS	Surfacewater purchased	20,039
TN	SCOTTS HILL WATER SYSTEM	TN0000614	CWS	Groundwater	4,446
TN	SECOND SOUTH CHEATHAM U.D.	TN0000645	CWS	Surfacewater	9,049
TN	SELMER WATER SYSTEM	TN0000615	CWS	Groundwater	20,139
TN	SEVIER COUNTY WATER DEPARTMENT	TN0008279	CWS	Surfacewater purchased	5,559
TN	SEVIERVILLE WATER SYSTEM	TN0000617	CWS	Surfacewater	36,542
TN	SEWANEE UTILITY DISTRICT	TN0000623	CWS	Surfacewater	4,073
TN	SHADY GROVE UTILITY DISTRICT	TN0000626	CWS	Surfacewater purchased	23,607
TN	SHELBYVILLE WATER SYSTEM	TN0000628	CWS	Surfacewater	33,062
TN	SIGNAL MOUNTAIN WATER SYSTEM	TN0000634	CWS	Surfacewater purchased	7,823
TN	SMITH UTILITY DISTRICT	TN0000636	CWS	Surfacewater	8,113
TN	SMITHVILLE WATER SYSTEM	TN0000637	CWS	Surfacewater	6,520
TN	SMYRNA WATER SYSTEM	TN0000639	CWS	Surfacewater	57,466
TN	SOMERVILLE WATER SYSTEM	TN0000641	CWS	Groundwater	5,020
TN	SOUTH BLOUNT UTILITY DISTRICT	TN0000643	CWS	Surfacewater	50,648
TN	SOUTH CUMBERLAND U.D.	TN0000159	CWS	Surfacewater purchased	11,027
TN	SOUTH ELIZABETHTON U.D.	TN0000646	CWS	Surfacewater purchased	6,065
TN	SOUTH FORK UTILITY DISTRICT	TN0000644	CWS	Surfacewater purchased	8,050
TN	SOUTH FULTON WATER SYSTEM	TN0000648	CWS	Groundwater	3,847
TN	SOUTH GILES UTILITY DISTRICT	TN0000649	CWS	Surfacewater purchased	3,589
TN	SOUTH PITTSBURG WATER SYSTEM	TN0000651	CWS	Surfacewater	7,142
TN	SOUTH SIDE U.D. #1	TN0000904	CWS	Surfacewater purchased	4,091
TN	SPARTA WATER SYSTEM	TN0000652	CWS	Surfacewater	10,732
TN	SPENCER WATER SYSTEM	TN0000655	CWS	Surfacewater	5,644
TN	SPRING HILL WATER DEPT	TN0000667	CWS	Surfacewater	54,886
TN	SPRINGFIELD WATER SYSTEM	TN0000666	CWS	Surfacewater	39,629
TN	SUMMERTOWN WATER SYSTEM	TN0000676	CWS	Groundwater	5,036
TN	SWEETWATER UTILITY BOARD	TN0000687	CWS	Surfacewater	13,825
TN	SYLVIA-TENN CITY-POND U.D.	TN0000691	CWS	Surfacewater purchased	6,295
TN	TELLICO AREA SERVICES SYSTEM	TN0000726	CWS	Surfacewater	13,476
TN	TELLICO PLAINS WATER DEPT	TN0000693	CWS	Groundwater	6,010

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TN	TELLICO VILLAGE P.O.A.	TN0000871	CWS	Surfacewater purchased	13,870
TN	TENNESSEE RIDGE WATER SYSTEM	TN0000698	CWS	Groundwater	3,844
TN	TN AMERICAN-SEQUATCHIE VALLEY	TN0000749	CWS	Surfacewater	7,125
TN	TRACY CITY WATER SYSTEM	TN0000706	CWS	Surfacewater	5,137
TN	TRENTON WATER SYSTEM	TN0000707	CWS	Groundwater	4,961
TN	TUCKALEECHIE UTILITY DISTRICT	TN0000714	CWS	Surfacewater purchased	12,028
TN	TULLAHOMA UTILITIES AUTHORITY	TN0000715	CWS	Surfacewater purchased	29,952
TN	UNICOI UTILITY DISTRICT	TN0000719	CWS	Purchased groundwater under influence of surfacewater source	4,316
TN	UNION CITY WATER DEPT	TN0000720	CWS	Groundwater	16,180
TN	UNION FORK-BAKEWELL U.D.	TN0000037	CWS	Groundwater	5,847
TN	VANLEER WATER DEPARTMENT	TN0000724	CWS	Surfacewater	3,543
TN	WALDEN'S RIDGE U.D.	TN0000635	CWS	Surfacewater purchased	8,625
TN	WARREN COUNTY UTILITY DISTRICT	TN0000818	CWS	Surfacewater	27,524
TN	WARTRACE WATER SYSTEM	TN0000730	CWS	Surfacewater purchased	3,667
TN	WATER AUTH OF DICKSON COUNTY	TN0000191	CWS	Surfacewater	63,382
TN	WATTS BAR EAST U.D.	TN0000969	CWS	Surfacewater purchased	4,053
TN	WATTS BAR UTILITY DISTRICT	TN0000872	CWS	Surfacewater purchased	14,942
TN	WAVERLY WATER DEPARTMENT	TN0000733	CWS	Surfacewater	8,829
TN	WAYNESBORO WATER SYSTEM	TN0000736	CWS	Surfacewater	4,468
TN	WEST CUMBERLAND U.D.	TN0000557	CWS	Surfacewater purchased	4,924
TN	WEST KNOX UTILITY DISTRICT	TN0000371	CWS	Surfacewater	70,666
TN	WEST OVERTON UTILITY DISTRICT	TN0000578	CWS	Surfacewater purchased	8,628
TN	WEST ROBERTSON WATER AUTHORITY	TN0000001	CWS	Surfacewater	5,304
TN	WEST WARREN-VIOLA U.D.	TN0000742	CWS	Surfacewater	18,054
TN	WEST WILSON UTILITY DISTRICT	TN0000743	CWS	Surfacewater	78,821
TN	WESTMORELAND WATER SYSTEM	TN0000738	CWS	Surfacewater purchased	5,202
TN	WHITE HOUSE UTILITY DISTRICT	TN0000745	CWS	Surfacewater	104,872
TN	WILSON CO WATER & WASTEWATER	TN0000790	CWS	Surfacewater purchased	21,514
TN	WINCHESTER WATER SYSTEM	TN0000754	CWS	Surfacewater	22,666
TN	WITT UTILITY DISTRICT	TN0000650	CWS	Surfacewater	5,411
TN	WOODBURY WATER SYSTEM	TN0000756	CWS	Surfacewater	11,154
TN	WOODLAWN UTILITY DISTRICT	TN0000758	CWS	Surfacewater	12,093
TX	ABLES SPRINGS SUD	TX1290010	CWS	Surfacewater purchased	4,650

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	ACTON MUD	TX1110007	CWS	Surfacewater purchased	21,078
TX	ADDICKS UTILITY DISTRICT	TX1011019	CWS	Surfacewater purchased	7,017
TX	AGUA SUD	TX1080022	CWS	Surfacewater	46,872
TX	ALDINE ISD GRACE RAYMOND ELEMENTARY SCHO	TX1010837	NTNCWS	Groundwater	4,000
TX	AMARILLO MUNICIPAL WATER SYSTEM	TX1880001	CWS	Surfacewater	196,429
TX	ANGELINA WSC	TX0030016	CWS	Groundwater	3,593
TX	APPLEBY WSC	TX1740005	CWS	Groundwater	4,514
TX	AQUA WSC	TX0110013	CWS	Groundwater	74,856
TX	ARGYLE WSC	TX0610019	CWS	Surfacewater purchased	8,322
TX	ATASCOSA RURAL WSC	TX0150040	CWS	Surfacewater purchased	13,905
TX	AUSTINS COLONY	TX2270255	CWS	Groundwater purchased	9,987
TX	B H P WSC	TX1160015	CWS	Surfacewater purchased	5,966
TX	BACLIFF MUD	TX0840011	CWS	Surfacewater purchased	9,939
TX	BARKER CYPRESS MUD	TX1011613	CWS	Surfacewater purchased	7,977
TX	BASTROP COUNTY WCID 2	TX0110020	CWS	Groundwater	5,220
TX	BEAR CREEK SUD	TX0430037	CWS	Surfacewater purchased	10,518
TX	BECKER JIBA WSC	TX1290011	CWS	Surfacewater purchased	3,477
TX	BELL COUNTY WCID 3	TX0140031	CWS	Surfacewater purchased	6,738
TX	BELL MILAM FALLS WSC	TX0140007	CWS	Surfacewater purchased	6,450
TX	BENBROOK WATER AUTHORITY	TX2200029	CWS	Surfacewater	21,530
TX	BENDERS LANDING WATER PLANT 1 & 2	TX1700678	CWS	Groundwater	4,605
TX	BENTON CITY WSC	TX1630034	CWS	Groundwater	20,940
TX	BETHANY SUD	TX1260016	CWS	Surfacewater purchased	4,518
TX	BETHESDA WSC	TX1260017	CWS	Surfacewater purchased	31,971
TX	BEXAR COUNTY WCID 10 WINDCREST	TX0150106	CWS	Groundwater	8,154
TX	BI COUNTY WSC 1	TX0320002	CWS	Groundwater	11,342
TX	BIG OAKS MUD	TX0790332	CWS	Surfacewater purchased	6,300
TX	BILMA PUD	TX1011872	CWS	Surfacewater purchased	5,379
TX	BISSONNET MUD	TX1010883	CWS	Groundwater	8,175
TX	BLOCK HOUSE MUD	TX2460110	CWS	Surfacewater purchased	6,618

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	BLUE RIDGE WEST MUD	TX0790051	CWS	Groundwater	7,428
TX	BOIS D ARC MUD	TX0740044	CWS	Groundwater	3,441
TX	BOLIVAR PENINSULA SUD	TX0840044	CWS	Surfacewater purchased	19,476
TX	BOLIVAR WSC	TX0610049	CWS	Groundwater	9,474
TX	BORGER MUNICIPAL WATER SYSTEM	TX1170001	CWS	Surfacewater	12,865
TX	BRAZORIA COUNTY MUD 2	TX0200386	CWS	Groundwater	3,567
TX	BRAZORIA COUNTY MUD 21	TX0200610	CWS	Groundwater	4,788
TX	BRAZORIA COUNTY MUD 22	TX0200706	CWS	Groundwater purchased	3,738
TX	BRAZORIA COUNTY MUD 25	TX0200615	CWS	Groundwater	5,250
TX	BRAZORIA COUNTY MUD 29	TX0200612	CWS	Groundwater	5,898
TX	BRAZORIA COUNTY MUD 3	TX0200560	CWS	Groundwater purchased	4,320
TX	BRAZORIA COUNTY MUD 31	TX0200645	CWS	Groundwater	4,350
TX	BRAZORIA COUNTY MUD 6	TX0200578	CWS	Groundwater purchased	6,919
TX	BRIDGESTONE MUD	TX1011550	CWS	Surfacewater purchased	18,922
TX	BRIGHT STAR-SALEM SUD	TX2500015	CWS	Surfacewater	6,738
TX	BRITTMOORE UTILITY	TX1011014	CWS	Groundwater	3,732
TX	BROOKESMITH SPECIAL UTILITY DISTRICT	TX0250004	CWS	Surfacewater purchased	11,985
TX	BROOKSHIRE MWD	TX2370004	CWS	Groundwater	5,496
TX	BROWNSVILLE PUBLIC UTILITIES BOARD	TX0310001	CWS	Surfacewater	176,362
TX	BRUSHY CREEK MUD	TX2460061	CWS	Surfacewater	20,040
TX	BRUSHY CREEK WSC	TX0010036	CWS	Groundwater	4,629
TX	BUENA VISTA BETHEL SUD	TX0700037	CWS	Surfacewater purchased	5,193
TX	CADDO BASIN SUD	TX1160029	CWS	Surfacewater purchased	13,335
TX	CALLAHAN COUNTY WSC	TX0300015	CWS	Surfacewater purchased	3,747
TX	CAMINO REAL	TX1460196	CWS	Groundwater purchased	3,615
TX	CANYON MUNICIPAL WATER SYSTEM	TX1910001	CWS	Surfacewater purchased	15,305
TX	CAROLYNN ESTATES	TX1070106	CWS	Surfacewater	3,357
TX	CASH SUD	TX1160018	CWS	Surfacewater	21,891
TX	CEDAR CREEK WATER SYSTEM	TX1090012	CWS	Groundwater	3,720
TX	CENTRAL BOWIE COUNTY WSC	TX0190024	CWS	Surfacewater purchased	8,748
TX	CENTRAL WCID OF ANGELINA COUNTY	TX0030019	CWS	Groundwater	7,014
TX	CHALK BLUFF WSC	TX1550020	CWS	Groundwater	3,822
TX	CHALK HILL SUD	TX2010050	CWS	Groundwater	4,332
TX	CHAMPIONS MUD	TX1010233	CWS	Groundwater	4,098
TX	CHARTERWOOD MUD	TX1010632	CWS	Groundwater	5,832

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CHATFIELD WSC	TX1750012	CWS	Surfacewater purchased	4,398
TX	CHELFORD CITY MUD	TX1010782	CWS	Groundwater	8,490
TX	CHELFORD ONE MUD	TX1010767	CWS	Groundwater	4,710
TX	CHIMNEY HILL MUD	TX1010910	CWS	Surfacewater purchased	5,403
TX	CIMARRON MUD	TX1011410	CWS	Groundwater	16,140
TX	CINCO MUD 14	TX0790422	CWS	Groundwater purchased	6,192
TX	CINCO MUD 2	TX0790306	CWS	Groundwater purchased	5,163
TX	CINCO MUD 7	TX0790343	CWS	Groundwater purchased	4,521
TX	CINCO MUD 8	TX0790324	CWS	Groundwater purchased	4,632
TX	CINCO MUD 9	TX0790307	CWS	Groundwater purchased	4,029
TX	CINCO SOUTHWEST MUD 2	TX0790481	CWS	Surfacewater purchased	5,496
TX	CINCO SOUTHWEST MUD 3 DAYCARE	TX0790521	CWS	Surfacewater purchased	5,187
TX	CINCO SOUTHWEST MUD 4	TX0790522	CWS	Surfacewater purchased	6,093
TX	CITY OF ALAMO	TX1080001	CWS	Surfacewater	18,363
TX	CITY OF ALAMO HEIGHTS	TX0150039	CWS	Groundwater	7,031
TX	CITY OF ALEDO	TX1840001	CWS	Surfacewater purchased	5,010
TX	CITY OF ALICE	TX1250001	CWS	Surfacewater	17,891
TX	CITY OF ALLEN	TX0430025	CWS	Surfacewater purchased	104,870
TX	CITY OF ALPINE	TX0220001	CWS	Groundwater	6,000
TX	CITY OF ALVARADO	TX1260001	CWS	Surfacewater purchased	4,739
TX	CITY OF ALVIN	TX0200001	CWS	Groundwater	26,780
TX	CITY OF ANDREWS	TX0020001	CWS	Groundwater	14,109
TX	CITY OF ANGLETON	TX0200002	CWS	Surfacewater purchased	24,651
TX	CITY OF ANNA	TX0430027	CWS	Surfacewater purchased	18,297
TX	CITY OF ARANSAS PASS	TX2050015	CWS	Surfacewater purchased	8,088
TX	CITY OF ARLINGTON	TX2200001	CWS	Surfacewater	383,950
TX	CITY OF ATHENS	TX1070005	CWS	Surfacewater purchased	20,334
TX	CITY OF ATLANTA	TX0340001	CWS	Surfacewater purchased	5,495
TX	CITY OF AUBREY	TX0610001	CWS	Groundwater	3,600
TX	CITY OF AUSTIN WATER & WASTEWATER	TX2270001	CWS	Surfacewater	1,044,405
TX	CITY OF AZLE	TX2200002	CWS	Surfacewater	11,800

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF BALCH SPRINGS	TX0570032	CWS	Surfacewater purchased	27,431
TX	CITY OF BALLINGER	TX2000001	CWS	Surfacewater	3,862
TX	CITY OF BASTROP	TX0110001	CWS	Groundwater under influence of surfacewater	9,557
TX	CITY OF BAY CITY	TX1610001	CWS	Groundwater	17,535
TX	CITY OF BAYTOWN	TX1010003	CWS	Surfacewater purchased	83,701
TX	CITY OF BEAUMONT WATER UTILITY DEPT	TX1230001	CWS	Surfacewater	118,129
TX	CITY OF BEDFORD	TX2200003	CWS	Surfacewater purchased	49,526
TX	CITY OF BEEVILLE	TX0130001	CWS	Surfacewater	12,793
TX	CITY OF BELLAIRE	TX1010004	CWS	Surfacewater purchased	19,401
TX	CITY OF BELLMEAD	TX1550001	CWS	Groundwater	10,556
TX	CITY OF BELLVILLE	TX0080001	CWS	Groundwater	6,222
TX	CITY OF BELTON	TX0140002	CWS	Surfacewater purchased	25,466
TX	CITY OF BERTRAM	TX0270012	CWS	Groundwater	3,330
TX	CITY OF BIG SPRING	TX1140001	CWS	Surfacewater	27,282
TX	CITY OF BOERNE	TX1300001	CWS	Surfacewater	22,287
TX	CITY OF BONHAM	TX0740001	CWS	Surfacewater purchased	10,386
TX	CITY OF BOWIE	TX1690001	CWS	Surfacewater	5,219
TX	CITY OF BRADY WATER SYSTEM	TX1540001	CWS	Groundwater	5,371
TX	CITY OF BRAZORIA	TX0200003	CWS	Surfacewater purchased	4,395
TX	CITY OF BRECKENRIDGE	TX2150001	CWS	Surfacewater	5,807
TX	CITY OF BRENHAM	TX2390001	CWS	Surfacewater	19,048
TX	CITY OF BRIDGE CITY	TX1810001	CWS	Groundwater	9,000
TX	CITY OF BRIDGEPORT	TX2490003	CWS	Surfacewater	6,045
TX	CITY OF BROWNFIELD	TX2230001	CWS	Surfacewater purchased	9,800
TX	CITY OF BROWNWOOD	TX0250002	CWS	Surfacewater purchased	18,862
TX	CITY OF BRUCEVILLE EDDY	TX1550024	CWS	Surfacewater purchased	5,769
TX	CITY OF BRYAN	TX0210001	CWS	Groundwater	88,434
TX	CITY OF BUDA	TX1050012	CWS	Surfacewater purchased	13,508
TX	CITY OF BULLARD	TX2120006	CWS	Groundwater	3,891
TX	CITY OF BUNKER HILL VILLAGE	TX1010106	CWS	Surfacewater purchased	3,999
TX	CITY OF BURKBURNETT	TX2430005	CWS	Surfacewater purchased	11,150
TX	CITY OF BURLESON	TX1260002	CWS	Surfacewater purchased	49,089

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF BURNET	TX0270001	CWS	Surfacewater	7,011
TX	CITY OF CALDWELL	TX0260001	CWS	Groundwater	4,358
TX	CITY OF CAMERON	TX1660001	CWS	Surfacewater	6,438
TX	CITY OF CANTON	TX2340001	CWS	Surfacewater	3,581
TX	CITY OF CARRIZO SPRINGS	TX0640002	CWS	Groundwater	5,830
TX	CITY OF CARROLLTON	TX0570034	CWS	Surfacewater purchased	136,170
TX	CITY OF CARTHAGE	TX1830001	CWS	Surfacewater	6,779
TX	CITY OF CEDAR HILL	TX0570036	CWS	Surfacewater purchased	48,870
TX	CITY OF CEDAR PARK	TX2460009	CWS	Surfacewater	81,257
TX	CITY OF CELINA	TX0430003	CWS	Surfacewater purchased	25,241
TX	CITY OF CENTER	TX2100001	CWS	Surfacewater	6,410
TX	CITY OF CHANDLER	TX1070006	CWS	Groundwater	5,040
TX	CITY OF CHILDRESS	TX0380001	CWS	Surfacewater purchased	6,105
TX	CITY OF CIBOLO	TX0940018	CWS	Surfacewater purchased	19,782
TX	CITY OF CISCO	TX0670001	CWS	Surfacewater	3,786
TX	CITY OF CLEBURNE	TX1260003	CWS	Surfacewater	30,573
TX	CITY OF CLEVELAND	TX1460001	CWS	Groundwater	8,230
TX	CITY OF CLIFTON	TX0180001	CWS	Surfacewater	3,442
TX	CITY OF CLUTE	TX0200004	CWS	Surfacewater purchased	11,682
TX	CITY OF CLYDE	TX0300002	CWS	Surfacewater	3,811
TX	CITY OF COAHOMA	TX1140002	CWS	Surfacewater purchased	3,552
TX	CITY OF COCKRELL HILL	TX0570038	CWS	Surfacewater purchased	3,820
TX	CITY OF COLLEGE STATION	TX0210002	CWS	Groundwater	104,103
TX	CITY OF COLLEYVILLE	TX2200043	CWS	Surfacewater purchased	26,057
TX	CITY OF COLLINSVILLE	TX0910005	CWS	Groundwater	3,306
TX	CITY OF COLORADO CITY	TX1680001	CWS	Groundwater	4,146
TX	CITY OF COLUMBUS	TX0450001	CWS	Groundwater	3,739
TX	CITY OF COMANCHE	TX0470001	CWS	Surfacewater purchased	4,190
TX	CITY OF COMMERCE	TX1160003	CWS	Surfacewater	8,240
TX	CITY OF CONROE	TX1700001	CWS	Surfacewater purchased	74,070
TX	CITY OF CONVERSE	TX0150047	CWS	Surfacewater purchased	23,904
TX	CITY OF COPPELL	TX0570040	CWS	Surfacewater purchased	41,540
TX	CITY OF COPPERAS COVE	TX0500001	CWS	Surfacewater purchased	37,225

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF CORINTH	TX0610065	CWS	Surfacewater purchased	21,260
TX	CITY OF CORSICANA	TX1750002	CWS	Surfacewater	24,190
TX	CITY OF COTULLA	TX1420001	CWS	Groundwater	5,640
TX	CITY OF CRANDALL	TX1290007	CWS	Surfacewater purchased	4,080
TX	CITY OF CROCKETT	TX1130001	CWS	Surfacewater purchased	7,755
TX	CITY OF CROWLEY	TX2200034	CWS	Surfacewater purchased	17,330
TX	CITY OF CRYSTAL CITY	TX2540001	CWS	Groundwater	7,128
TX	CITY OF CUERO	TX0620001	CWS	Groundwater	9,807
TX	CITY OF DAINGERFIELD	TX1720001	CWS	Surfacewater purchased	4,047
TX	CITY OF DAYTON	TX1460002	CWS	Groundwater	13,080
TX	CITY OF DECATUR	TX2490005	CWS	Surfacewater	7,690
TX	CITY OF DEER PARK	TX1010007	CWS	Surfacewater purchased	35,469
TX	CITY OF DENISON	TX0910003	CWS	Surfacewater	22,682
TX	CITY OF DENTON	TX0610002	CWS	Surfacewater	131,712
TX	CITY OF DENVER CITY	TX2510001	CWS	Groundwater	5,500
TX	CITY OF DESOTO	TX0570006	CWS	Surfacewater purchased	54,060
TX	CITY OF DEVINE	TX1630006	CWS	Groundwater	4,318
TX	CITY OF DIBOLL	TX0030001	CWS	Groundwater	5,343
TX	CITY OF DILLEY	TX0820001	CWS	Groundwater	8,376
TX	CITY OF DONNA	TX1080002	CWS	Surfacewater	16,176
TX	CITY OF DUBLIN	TX0720001	CWS	Surfacewater purchased	3,586
TX	CITY OF DUMAS	TX1710001	CWS	Groundwater	14,985
TX	CITY OF DUNCANVILLE	TX0570007	CWS	Surfacewater purchased	39,500
TX	CITY OF EAGLE LAKE	TX0450002	CWS	Groundwater	3,629
TX	CITY OF EAGLE PASS	TX1620001	CWS	Surfacewater	54,900
TX	CITY OF EASTLAND	TX0670002	CWS	Surfacewater purchased	3,900
TX	CITY OF EDINBURG	TX1080004	CWS	Surfacewater	85,224
TX	CITY OF EDNA	TX1200001	CWS	Groundwater	5,999
TX	CITY OF EL CAMPO	TX2410002	CWS	Groundwater	12,290
TX	CITY OF ELGIN	TX0110002	CWS	Groundwater	10,598
TX	CITY OF ELMENDORF	TX0150048	CWS	Groundwater	4,221
TX	CITY OF ELSA	TX1080005	CWS	Surfacewater	5,800
TX	CITY OF EMORY	TX1900001	CWS	Surfacewater	3,657
TX	CITY OF ENNIS	TX0700001	CWS	Surfacewater	21,203
TX	CITY OF EULESS	TX2200031	CWS	Surfacewater purchased	56,160
TX	CITY OF EVERMAN	TX2200010	CWS	Groundwater	6,090

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF FAIRFIELD	TX0810001	CWS	Groundwater	4,785
TX	CITY OF FARMERS BRANCH	TX0570047	CWS	Surfacewater purchased	35,991
TX	CITY OF FARMERSVILLE	TX0430004	CWS	Surfacewater purchased	5,171
TX	CITY OF FATE	TX1990006	CWS	Surfacewater purchased	22,429
TX	CITY OF FLORESVILLE	TX2470001	CWS	Groundwater	8,747
TX	CITY OF FOREST HILL	TX2200011	CWS	Surfacewater purchased	13,020
TX	CITY OF FORNEY	TX1290002	CWS	Surfacewater purchased	27,040
TX	CITY OF FORT STOCKTON	TX1860001	CWS	Groundwater	12,502
TX	CITY OF FREDERICKSBURG	TX0860001	CWS	Groundwater	14,500
TX	CITY OF FREEPORT	TX0200005	CWS	Surfacewater purchased	12,098
TX	CITY OF FRIENDSWOOD	TX0840002	CWS	Surfacewater purchased	41,705
TX	CITY OF FRISCO	TX0430005	CWS	Surfacewater purchased	192,261
TX	CITY OF FULSHEAR	TX0790133	CWS	Groundwater	21,315
TX	CITY OF GAINESVILLE	TX0490001	CWS	Surfacewater	17,452
TX	CITY OF GALENA PARK	TX1010009	CWS	Surfacewater purchased	10,293
TX	CITY OF GALVESTON	TX0840003	CWS	Surfacewater purchased	50,180
TX	CITY OF GARDEN RIDGE	TX0460027	CWS	Groundwater	4,944
TX	CITY OF GARLAND	TX0570010	CWS	Surfacewater purchased	239,730
TX	CITY OF GATESVILLE	TX0500002	CWS	Surfacewater	15,951
TX	CITY OF GEORGETOWN	TX2460001	CWS	Surfacewater	133,743
TX	CITY OF GIDDINGS	TX1440001	CWS	Groundwater	7,428
TX	CITY OF GILMER	TX2300002	CWS	Groundwater	7,812
TX	CITY OF GLADEWATER	TX0920001	CWS	Surfacewater	6,441
TX	CITY OF GLENN HEIGHTS	TX0570085	CWS	Surfacewater purchased	14,530
TX	CITY OF GRAHAM	TX2520001	CWS	Surfacewater	8,903
TX	CITY OF GRANBURY	TX1110001	CWS	Surfacewater	10,080
TX	CITY OF GRAND PRAIRIE	TX0570048	CWS	Surfacewater purchased	187,050
TX	CITY OF GRANITE SHOALS	TX0270049	CWS	Surfacewater	6,795
TX	CITY OF GRAPEVINE	TX2200013	CWS	Surfacewater	47,851
TX	CITY OF GREENVILLE	TX1160004	CWS	Surfacewater	28,940
TX	CITY OF GROESBECK	TX1470002	CWS	Surfacewater	4,470
TX	CITY OF GROVES	TX1230012	CWS	Surfacewater	15,656
TX	CITY OF HACKBERRY	TX0610091	CWS	Surfacewater purchased	6,695

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF HALLSVILLE	TX1020004	CWS	Surfacewater purchased	4,328
TX	CITY OF HALTOM CITY	TX2200014	CWS	Surfacewater purchased	44,134
TX	CITY OF HARKER HEIGHTS	TX0140023	CWS	Surfacewater purchased	34,422
TX	CITY OF HEARNE	TX1980004	CWS	Groundwater	4,523
TX	CITY OF HEATH	TX1990014	CWS	Surfacewater purchased	9,162
TX	CITY OF HEMPSTEAD	TX2370001	CWS	Groundwater	6,687
TX	CITY OF HENDERSON	TX2010001	CWS	Surfacewater	14,666
TX	CITY OF HEWITT	TX1550031	CWS	Surfacewater purchased	16,978
TX	CITY OF HIDALGO	TX1080021	CWS	Groundwater	12,200
TX	CITY OF HIGHLAND VILLAGE	TX0610080	CWS	Surfacewater purchased	15,650
TX	CITY OF HILLSBORO	TX1090001	CWS	Surfacewater purchased	8,456
TX	CITY OF HITCHCOCK	TX0840004	CWS	Surfacewater purchased	7,200
TX	CITY OF HONDO	TX1630002	CWS	Groundwater	10,542
TX	CITY OF HOOKS	TX0190002	CWS	Surfacewater purchased	5,043
TX	CITY OF HORSESHOE BAY	TX1500015	CWS	Surfacewater	12,395
TX	CITY OF HOUSTON DISTRICT 73	TX1011585	CWS	Groundwater	6,036
TX	CITY OF HOUSTON UD 5 - KINGWOOD	TX1010348	CWS	Groundwater	79,794
TX	CITY OF HOUSTON WILLOW CHASE	TX1011902	CWS	Surfacewater purchased	13,254
TX	CITY OF HOWE	TX0910013	CWS	Groundwater	3,751
TX	CITY OF HUMBLE	TX1010014	CWS	Surfacewater purchased	15,616
TX	CITY OF HUNTSVILLE	TX2360001	CWS	Surfacewater purchased	55,019
TX	CITY OF HURST	TX2200054	CWS	Surfacewater purchased	38,510
TX	CITY OF HUTCHINS	TX0570012	CWS	Surfacewater purchased	5,950
TX	CITY OF HUTTO	TX2460007	CWS	Surfacewater purchased	16,638
TX	CITY OF INGLESIDE	TX2050002	CWS	Surfacewater purchased	10,192
TX	CITY OF IOWA PARK	TX2430003	CWS	Surfacewater purchased	7,048
TX	CITY OF IRVING	TX0570050	CWS	Surfacewater purchased	240,420
TX	CITY OF JACINTO CITY	TX1010015	CWS	Surfacewater purchased	10,625
TX	CITY OF JACKSBORO	TX1190002	CWS	Surfacewater	4,397
TX	CITY OF JACKSONVILLE	TX0370002	CWS	Surfacewater	14,544
TX	CITY OF JASPER	TX1210001	CWS	Groundwater	10,891

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF JOSEPHINE	TX0430036	CWS	Surfacewater purchased	6,960
TX	CITY OF JOURDANTON	TX0070002	CWS	Groundwater	6,925
TX	CITY OF JUSTIN	TX0610003	CWS	Surfacewater purchased	4,409
TX	CITY OF KARNES CITY	TX1280001	CWS	Groundwater	4,269
TX	CITY OF KATY	TX1010017	CWS	Groundwater	21,894
TX	CITY OF KAUFMAN	TX1290003	CWS	Surfacewater purchased	7,322
TX	CITY OF KEENE	TX1260008	CWS	Surfacewater purchased	6,310
TX	CITY OF KELLER	TX2200096	CWS	Surfacewater purchased	45,400
TX	CITY OF KENEDY	TX1280002	CWS	Groundwater	6,454
TX	CITY OF KENNEDALE	TX2200017	CWS	Surfacewater purchased	7,670
TX	CITY OF KERMIT	TX2480001	CWS	Groundwater	5,708
TX	CITY OF KERRVILLE	TX1330001	CWS	Surfacewater	22,217
TX	CITY OF KILGORE	TX0920003	CWS	Surfacewater	14,948
TX	CITY OF KILLEEN	TX0140006	CWS	Surfacewater purchased	147,630
TX	CITY OF KINGSVILLE	TX1370001	CWS	Surfacewater purchased	26,213
TX	CITY OF KIRBY	TX0150010	CWS	Groundwater	8,800
TX	CITY OF KRUM	TX0610007	CWS	Surfacewater purchased	5,120
TX	CITY OF KYLE	TX1050002	CWS	Surfacewater purchased	41,940
TX	CITY OF LA FERIA	TX0310003	CWS	Surfacewater	8,247
TX	CITY OF LA GRANGE	TX0750003	CWS	Groundwater	4,973
TX	CITY OF LA GRULLA	TX2140006	CWS	Surfacewater	8,982
TX	CITY OF LA MARQUE	TX0840006	CWS	Surfacewater purchased	15,154
TX	CITY OF LA PORTE	TX1010018	CWS	Surfacewater purchased	47,820
TX	CITY OF LACY LAKEVIEW	TX1550033	CWS	Surfacewater purchased	6,611
TX	CITY OF LAGO VISTA	TX2270092	CWS	Surfacewater	8,575
TX	CITY OF LAKE JACKSON	TX0200006	CWS	Surfacewater purchased	28,750
TX	CITY OF LAMESA	TX0580001	CWS	Surfacewater purchased	9,442
TX	CITY OF LAMPASAS	TX1410001	CWS	Surfacewater purchased	7,982
TX	CITY OF LANCASTER	TX0570013	CWS	Surfacewater purchased	39,040
TX	CITY OF LAREDO	TX2400001	CWS	Surfacewater	260,046
TX	CITY OF LEAGUE CITY	TX0840007	CWS	Surfacewater purchased	128,412

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF LEANDER	TX2460012	CWS	Surfacewater	52,737
TX	CITY OF LEON VALLEY	TX0150178	CWS	Groundwater	7,794
TX	CITY OF LEVELLAND	TX1100002	CWS	Surfacewater purchased	13,542
TX	CITY OF LEWISVILLE	TX0610004	CWS	Surfacewater	132,620
TX	CITY OF LIBERTY	TX1460003	CWS	Groundwater	8,922
TX	CITY OF LINDALE	TX2120002	CWS	Groundwater	6,313
TX	CITY OF LITTLEFIELD	TX1400003	CWS	Groundwater	6,372
TX	CITY OF LIVE OAK	TX0150068	CWS	Groundwater	8,376
TX	CITY OF LIVINGSTON	TX1870002	CWS	Surfacewater purchased	11,692
TX	CITY OF LLANO	TX1500001	CWS	Surfacewater	3,352
TX	CITY OF LOCKHART	TX0280001	CWS	Surfacewater purchased	14,742
TX	CITY OF LONGVIEW	TX0920004	CWS	Surfacewater	80,455
TX	CITY OF LOS FRESNOS	TX0310004	CWS	Surfacewater	5,542
TX	CITY OF LUCAS	TX0430054	CWS	Surfacewater purchased	7,855
TX	CITY OF LUFKIN	TX0030004	CWS	Groundwater	50,461
TX	CITY OF LULING	TX0280002	CWS	Surfacewater purchased	7,364
TX	CITY OF LYTLE	TX0070004	CWS	Groundwater	4,194
TX	CITY OF MABANK	TX1290005	CWS	Surfacewater	11,349
TX	CITY OF MADISONVILLE	TX1570001	CWS	Groundwater	4,607
TX	CITY OF MANOR	TX2270002	CWS	Groundwater	19,620
TX	CITY OF MANSFIELD	TX2200018	CWS	Surfacewater	68,612
TX	CITY OF MANVEL	TX0200407	CWS	Groundwater	4,929
TX	CITY OF MARBLE FALLS	TX0270026	CWS	Surfacewater	6,958
TX	CITY OF MARLIN	TX0730002	CWS	Surfacewater	5,967
TX	CITY OF MARSHALL	TX1020002	CWS	Surfacewater	23,091
TX	CITY OF MATHIS	TX2050003	CWS	Surfacewater	5,037
TX	CITY OF MCGREGOR	TX1550004	CWS	Surfacewater purchased	5,600
TX	CITY OF MCKINNEY	TX0430039	CWS	Surfacewater purchased	195,342
TX	CITY OF MEADOWS PLACE	TX0790025	CWS	Groundwater	4,000
TX	CITY OF MELISSA	TX0430040	CWS	Surfacewater purchased	11,883
TX	CITY OF MERCEDES	TX1080007	CWS	Surfacewater	15,700
TX	CITY OF MERKEL	TX2210002	CWS	Surfacewater purchased	3,609
TX	CITY OF MESQUITE	TX0570014	CWS	Surfacewater purchased	152,020
TX	CITY OF MEXIA	TX1470004	CWS	Groundwater purchased	7,459
TX	CITY OF MIDLAND WATER PURIFICATION PLANT	TX1650001	CWS	Surfacewater	142,344
TX	CITY OF MIDLOTHIAN	TX0700005	CWS	Surfacewater	21,450

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF MINEOLA	TX2500002	CWS	Groundwater	4,515
TX	CITY OF MINERAL WELLS	TX1820001	CWS	Surfacewater	15,090
TX	CITY OF MISSION	TX1080008	CWS	Surfacewater	86,223
TX	CITY OF MISSOURI CITY MUSTANG BAYOU WATE	TX0790207	CWS	Surfacewater	4,167
TX	CITY OF MONAHANS	TX2380001	CWS	Groundwater	6,953
TX	CITY OF MONT BELVIEU	TX0360017	CWS	Groundwater	9,201
TX	CITY OF MORGANS POINT RESORT	TX0140116	CWS	Surfacewater purchased	4,995
TX	CITY OF MOUNT PLEASANT	TX2250001	CWS	Surfacewater	16,113
TX	CITY OF MURPHY	TX0430042	CWS	Surfacewater purchased	20,361
TX	CITY OF NACOGDOCHES	TX1740003	CWS	Surfacewater	52,250
TX	CITY OF NASH	TX0190006	CWS	Surfacewater purchased	3,464
TX	CITY OF NASSAU BAY	TX1010152	CWS	Surfacewater purchased	4,170
TX	CITY OF NAVASOTA	TX0930001	CWS	Groundwater	7,998
TX	CITY OF NEDERLAND	TX1230006	CWS	Surfacewater	17,545
TX	CITY OF NEEDVILLE	TX0790001	CWS	Groundwater	4,560
TX	CITY OF NEW BOSTON	TX0190003	CWS	Surfacewater purchased	7,059
TX	CITY OF NORTH RICHLAND HILLS	TX2200063	CWS	Surfacewater purchased	71,600
TX	CITY OF OAK RIDGE NORTH	TX1700025	CWS	Surfacewater purchased	3,600
TX	CITY OF ODESSA	TX0680002	CWS	Surfacewater	123,334
TX	CITY OF ORANGE	TX1810004	CWS	Groundwater	18,762
TX	CITY OF OVERTON	TX2010002	CWS	Groundwater	3,710
TX	CITY OF OVILLA	TX0700067	CWS	Surfacewater purchased	4,190
TX	CITY OF PALACIOS	TX1610004	CWS	Groundwater	4,700
TX	CITY OF PALESTINE	TX0010001	CWS	Surfacewater	27,477
TX	CITY OF PAMPA	TX0900003	CWS	Surfacewater	18,000
TX	CITY OF PARIS	TX1390002	CWS	Surfacewater	25,171
TX	CITY OF PARKER	TX0430045	CWS	Surfacewater purchased	5,280
TX	CITY OF PASADENA	TX1010293	CWS	Surfacewater purchased	153,000
TX	CITY OF PEARLAND	TX0200008	CWS	Surfacewater purchased	127,500
TX	CITY OF PEARLAND MUD 1	TX0200411	CWS	Groundwater purchased	4,484
TX	CITY OF PEARSALL	TX0820002	CWS	Groundwater	9,346
TX	CITY OF PECOS	TX1950001	CWS	Groundwater	12,480
TX	CITY OF PFLUGERVILLE	TX2270014	CWS	Surfacewater	45,785
TX	CITY OF PHARR	TX1080009	CWS	Surfacewater	77,320
TX	CITY OF PILOT POINT	TX0610005	CWS	Groundwater	5,047

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF PITTSBURG	TX0320001	CWS	Surfacewater purchased	4,754
TX	CITY OF PLANO	TX0430007	CWS	Surfacewater purchased	288,800
TX	CITY OF PLEASANTON	TX0070003	CWS	Groundwater	11,142
TX	CITY OF POINT	TX1900004	CWS	Surfacewater	3,600
TX	CITY OF PORT ARTHUR	TX1230009	CWS	Surfacewater	53,818
TX	CITY OF PORT NECHES	TX1230010	CWS	Surfacewater	14,994
TX	CITY OF PORTLAND	TX2050005	CWS	Surfacewater purchased	20,536
TX	CITY OF POST	TX0850001	CWS	Surfacewater purchased	5,471
TX	CITY OF POTEET	TX0070005	CWS	Groundwater	4,185
TX	CITY OF PRESIDIO	TX1890002	CWS	Groundwater	5,106
TX	CITY OF PRIMERA	TX0310094	CWS	Surfacewater purchased	4,600
TX	CITY OF PRINCETON	TX0430008	CWS	Surfacewater purchased	21,760
TX	CITY OF RAYMONDVILLE	TX2450001	CWS	Surfacewater	11,288
TX	CITY OF RED OAK	TX0700031	CWS	Surfacewater purchased	10,934
TX	CITY OF REDWATER	TX0190008	CWS	Surfacewater purchased	4,356
TX	CITY OF RENO	TX1390013	CWS	Surfacewater purchased	3,460
TX	CITY OF RICHARDSON	TX0570015	CWS	Surfacewater purchased	115,630
TX	CITY OF RICHLAND HILLS	TX2200022	CWS	Surfacewater purchased	7,801
TX	CITY OF RICHMOND	TX0790023	CWS	Surfacewater	15,105
TX	CITY OF RICHWOOD	TX0200035	CWS	Surfacewater purchased	7,431
TX	CITY OF RIO GRANDE CITY	TX2140018	CWS	Surfacewater	18,297
TX	CITY OF RIVER OAKS	TX2200069	CWS	Surfacewater purchased	8,320
TX	CITY OF ROANOKE	TX0610008	CWS	Surfacewater purchased	9,878
TX	CITY OF ROBINSON	TX1550010	CWS	Surfacewater	12,650
TX	CITY OF ROCKDALE	TX1660002	CWS	Groundwater	5,595
TX	CITY OF ROCKPORT	TX0040002	CWS	Surfacewater purchased	28,539
TX	CITY OF ROCKWALL	TX1990001	CWS	Surfacewater purchased	43,750
TX	CITY OF ROMA	TX2140007	CWS	Surfacewater	19,123
TX	CITY OF ROSENBERG	TX0790003	CWS	Surfacewater purchased	42,158
TX	CITY OF ROUND ROCK	TX2460003	CWS	Surfacewater	116,385
TX	CITY OF ROWLETT	TX0570056	CWS	Surfacewater purchased	59,300

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF ROYSE CITY	TX1990002	CWS	Surfacewater purchased	14,212
TX	CITY OF RUSK	TX0370003	CWS	Groundwater	5,668
TX	CITY OF SACHSE	TX0570057	CWS	Surfacewater purchased	29,042
TX	CITY OF SAGINAW	TX2200023	CWS	Surfacewater purchased	24,450
TX	CITY OF SAN ANGELO	TX2260001	CWS	Surfacewater	101,004
TX	CITY OF SAN BENITO	TX0310007	CWS	Surfacewater	24,250
TX	CITY OF SAN JUAN	TX1080010	CWS	Surfacewater	30,027
TX	CITY OF SAN MARCOS	TX1050001	CWS	Surfacewater	67,468
TX	CITY OF SANGER	TX0610006	CWS	Surfacewater purchased	7,595
TX	CITY OF SANSOM PARK	TX2200071	CWS	Groundwater	5,704
TX	CITY OF SCHERTZ	TX0940003	CWS	Groundwater	39,453
TX	CITY OF SEABROOK	TX1010062	CWS	Surfacewater purchased	12,792
TX	CITY OF SEAGOVILLE	TX0570016	CWS	Surfacewater purchased	17,800
TX	CITY OF SEALY	TX0080002	CWS	Groundwater	6,839
TX	CITY OF SEGUIN	TX0940002	CWS	Surfacewater	28,053
TX	CITY OF SELMA	TX0150492	CWS	Groundwater	11,418
TX	CITY OF SEMINOLE	TX0830012	CWS	Groundwater	8,917
TX	CITY OF SHERMAN	TX0910006	CWS	Surfacewater	42,762
TX	CITY OF SILSBEE	TX1000002	CWS	Groundwater	10,074
TX	CITY OF SINTON	TX2050006	CWS	Groundwater	5,665
TX	CITY OF SLATON	TX1520004	CWS	Surfacewater purchased	6,052
TX	CITY OF SMITHVILLE	TX0110003	CWS	Groundwater	4,901
TX	CITY OF SNYDER	TX2080001	CWS	Surfacewater	10,753
TX	CITY OF SOUTH HOUSTON	TX1010294	CWS	Surfacewater purchased	17,397
TX	CITY OF SOUTHLAKE	TX2200075	CWS	Surfacewater purchased	32,000
TX	CITY OF SPLENDORA	TX1700087	CWS	Groundwater	9,231
TX	CITY OF SPRING VALLEY VILLAGE	TX1010214	CWS	Groundwater	4,499
TX	CITY OF SPRINGTOWN	TX1840003	CWS	Surfacewater	3,323
TX	CITY OF STEPHENVILLE	TX0720002	CWS	Surfacewater purchased	23,110
TX	CITY OF SUGAR LAND - GREATWOOD	TX0790296	CWS	Groundwater	13,902
TX	CITY OF SUGAR LAND - NEW TERRITORY	TX0790253	CWS	Groundwater	15,966
TX	CITY OF SUGAR LAND RIVER PARK	TX0790354	CWS	Groundwater	3,647
TX	CITY OF SULPHUR SPRINGS	TX1120002	CWS	Surfacewater	15,449
TX	CITY OF SWEENEY	TX0200009	CWS	Groundwater	3,978
TX	CITY OF SWEETWATER	TX1770002	CWS	Surfacewater	11,198
TX	CITY OF TAFT	TX2050007	CWS	Surfacewater purchased	4,941

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF TAYLOR	TX2460004	CWS	Surfacewater purchased	20,622
TX	CITY OF TEAGUE	TX0810002	CWS	Groundwater	5,517
TX	CITY OF TEMPLE	TX0140005	CWS	Surfacewater	85,261
TX	CITY OF TERRELL	TX1290006	CWS	Surfacewater purchased	18,897
TX	CITY OF TEXAS CITY	TX0840008	CWS	Surfacewater purchased	54,357
TX	CITY OF THREE RIVERS	TX1490002	CWS	Surfacewater	4,389
TX	CITY OF TOMBALL	TX1010026	CWS	Groundwater	12,924
TX	CITY OF TRINITY	TX2280002	CWS	Groundwater	4,484
TX	CITY OF TYLER	TX2120004	CWS	Surfacewater	104,798
TX	CITY OF UNIVERSAL CITY	TX0150009	CWS	Groundwater	21,153
TX	CITY OF UNIVERSITY PARK	TX0570061	CWS	Surfacewater purchased	25,278
TX	CITY OF UVALDE	TX2320002	CWS	Groundwater	17,450
TX	CITY OF VAN ALSTYNE	TX0910009	CWS	Surfacewater purchased	4,250
TX	CITY OF VENUS	TX1260006	CWS	Surfacewater purchased	3,716
TX	CITY OF VERNON	TX2440001	CWS	Groundwater	10,078
TX	CITY OF VICTORIA	TX2350002	CWS	Surfacewater	66,932
TX	CITY OF WACO	TX1550008	CWS	Surfacewater	143,355
TX	CITY OF WAKE VILLAGE	TX0190005	CWS	Surfacewater purchased	5,945
TX	CITY OF WALLER	TX2370003	CWS	Groundwater	3,359
TX	CITY OF WATAUGA	TX2200328	CWS	Surfacewater purchased	23,660
TX	CITY OF WAXAHACHIE	TX0700008	CWS	Surfacewater	41,085
TX	CITY OF WEATHERFORD	TX1840005	CWS	Surfacewater	27,900
TX	CITY OF WEBSTER	TX1010226	CWS	Surfacewater purchased	13,710
TX	CITY OF WESLACO	TX1080011	CWS	Surfacewater	32,092
TX	CITY OF WEST COLUMBIA	TX0200010	CWS	Groundwater	3,878
TX	CITY OF WEST UNIVERSITY PLACE	TX1010027	CWS	Surfacewater purchased	18,600
TX	CITY OF WHARTON	TX2410005	CWS	Groundwater	8,756
TX	CITY OF WHITE OAK	TX0920006	CWS	Surfacewater	6,469
TX	CITY OF WHITE SETTLEMENT	TX2200081	CWS	Surfacewater purchased	18,269
TX	CITY OF WHITEHOUSE	TX2120025	CWS	Surfacewater purchased	8,282
TX	CITY OF WHITESBORO	TX0910010	CWS	Groundwater	4,192
TX	CITY OF WILLIS	TX1700003	CWS	Groundwater	6,378
TX	CITY OF WILLOW PARK	TX1840027	CWS	Groundwater	4,936
TX	CITY OF WILLS POINT	TX2340005	CWS	Surfacewater	6,648
TX	CITY OF WILMER	TX0570018	CWS	Surfacewater purchased	6,690

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CITY OF WINNSBORO	TX2500004	CWS	Surfacewater	3,884
TX	CITY OF WOLFFORTH	TX1520005	CWS	Groundwater	6,008
TX	CITY OF WOODVILLE	TX2290001	CWS	Groundwater	5,867
TX	CITY OF WOODWAY	TX1550048	CWS	Surfacewater purchased	8,500
TX	CITY OF YOAKUM	TX0620003	CWS	Groundwater	5,815
TX	CLAY ROAD MUD	TX1011681	CWS	Surfacewater purchased	4,218
TX	CLEAR BROOK CITY MUD	TX1010418	CWS	Surfacewater purchased	17,937
TX	CLEAR LAKE CITY WATER AUTHORITY	TX1010056	CWS	Surfacewater purchased	85,392
TX	CLWSC CANYON LAKE SHORES	TX0460019	CWS	Surfacewater	24,579
TX	CNP UTILITY DISTRICT	TX1010429	CWS	Surfacewater purchased	14,694
TX	COLEMAN COUNTY SUD	TX0420034	CWS	Surfacewater purchased	5,000
TX	COLLEGE MOUND SUD	TX1290012	CWS	Surfacewater purchased	9,678
TX	COMBINE WSC	TX0570039	CWS	Surfacewater purchased	3,550
TX	COMBINED CONSUMERS SUD	TX1160052	CWS	Surfacewater	7,238
TX	COMMUNITY WSC	TX2200044	CWS	Surfacewater	4,092
TX	CONCORD-ROBBINS WSC	TX1450018	CWS	Groundwater	4,668
TX	CONROE ISD MOOREHEAD JR HIGH SCHOOL	TX1700583	NTNCWS	Groundwater	4,945
TX	CORNERSTONES MUD	TX1011692	CWS	Groundwater	5,331
TX	CORYELL CITY WATER SUPPLY DISTRICT	TX0500013	CWS	Surfacewater purchased	5,628
TX	COTTONWOOD CREEK MUD 1	TX2270355	CWS	Groundwater purchased	4,488
TX	COUNTY LINE SUD	TX1050038	CWS	Surfacewater purchased	16,608
TX	CRAFT TURNEY WSC MAIN	TX0370016	CWS	Surfacewater purchased	5,304
TX	CREEDMOOR MAHA WSC	TX2270008	CWS	Surfacewater purchased	7,401
TX	CROCKETT COUNTY WCID 1 OZONA	TX0530012	CWS	Groundwater	3,800
TX	CROSBY MUD	TX1010118	CWS	Surfacewater	4,449
TX	CROSS COUNTRY WSC	TX1550059	CWS	Groundwater	3,789
TX	CROSS TIMBERS WSC	TX0610020	CWS	Surfacewater purchased	7,845
TX	CRYSTAL CLEAR SUD	TX0940015	CWS	Surfacewater purchased	15,924
TX	CRYSTAL SYSTEMS	TX2120015	CWS	Groundwater	3,879
TX	CULLEOKA WSC	TX0430030	CWS	Surfacewater purchased	6,993
TX	CY CHAMP PUD	TX1011522	CWS	Groundwater	6,726
TX	CYPRESS FOREST PUD	TX1010919	CWS	Groundwater	6,387

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	CYPRESS HILL MUD 1	TX1012378	CWS	Groundwater	10,654
TX	CYPRESS KLEIN UTILITY DISTRICT WIMBLETON	TX1010431	CWS	Groundwater	4,197
TX	CYPRESS SPRINGS SUD N PLANT 1 AND NE PLA	TX0800003	CWS	Surfacewater	11,763
TX	CYPRESSWOOD UTILITY DISTRICT	TX1010432	CWS	Surfacewater purchased	4,305
TX	D & M WSC	TX1740010	CWS	Surfacewater purchased	6,570
TX	DALHART MUNICIPAL WATER SYSTEM	TX0560001	CWS	Groundwater	8,256
TX	DALLAS FORT WORTH INTERNATIONAL AIRPORT	TX0570136	NTNCWS	Surfacewater purchased	177,673
TX	DEAN DALE SUD	TX0390019	CWS	Surfacewater purchased	3,747
TX	DEAN WSC	TX2120009	CWS	Groundwater	5,907
TX	DECKER HILLS	TX1700386	CWS	Groundwater	3,582
TX	DEL RIO UTILITIES COMMISSION	TX2330001	CWS	Groundwater under influence of surfacewater	36,506
TX	DENTON COUNTY FWSD 11-A PALOMA	TX0610259	CWS	Surfacewater purchased	4,947
TX	DENTON COUNTY FWSD 7 LANTANA	TX0610228	CWS	Surfacewater purchased	11,169
TX	DIANA SUD	TX2300006	CWS	Surfacewater purchased	7,170
TX	DIMMITT MUNICIPAL WATER SYSTEM	TX0350001	CWS	Groundwater	4,393
TX	DOBBIN PLANTERSVILLE WSC 1	TX1700178	CWS	Groundwater	4,248
TX	DOG RIDGE WSC	TX0140044	CWS	Surfacewater purchased	4,953
TX	DOWDELL PUD	TX1010592	CWS	Groundwater	5,022
TX	DRIPPING SPRINGS WSC	TX1050013	CWS	Surfacewater purchased	8,037
TX	EAST BELL WSC	TX0140118	CWS	Surfacewater purchased	4,125
TX	EAST CEDAR CREEK FWSD B A MCKAY	TX1070019	CWS	Surfacewater	6,753
TX	EAST CEDAR CREEK FWSD BROOKSHIRE	TX1070167	CWS	Surfacewater	13,701
TX	EAST CENTRAL SUD	TX0150138	CWS	Surfacewater purchased	16,038
TX	EAST FORK SUD	TX0430033	CWS	Surfacewater purchased	16,194
TX	EAST MEDINA COUNTY SUD UNIT 1	TX1630010	CWS	Groundwater	5,478
TX	EAST MONTANA WATER SYSTEM	TX0710178	CWS	Surfacewater purchased	6,513
TX	EAST RIO HONDO WSC	TX0310096	CWS	Surfacewater	21,726
TX	ECTOR COUNTY UTILITY DISTRICT	TX0680235	CWS	Surfacewater purchased	15,300
TX	EL DORADO UTILITY DISTRICT	TX1010471	CWS	Groundwater	4,083
TX	EL JARDIN WSC	TX0310022	CWS	Surfacewater purchased	9,174

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	EL OSO WSC	TX1280007	CWS	Groundwater	8,343
TX	EL PASO COUNTY TORNILLO WID	TX0710019	CWS	Groundwater	3,600
TX	EL PASO COUNTY WCID 4 FABENS	TX0710018	CWS	Groundwater	8,257
TX	EL PASO WATER UTILITIES PUBLIC SERVICE B	TX0710002	CWS	Surfacewater	747,168
TX	ELDERVILLE WSC	TX0920019	CWS	Surfacewater purchased	9,114
TX	ELM CREEK WSC	TX1550026	CWS	Surfacewater purchased	4,620
TX	ELM RIDGE WCID	TX0610261	CWS	Surfacewater purchased	5,061
TX	EMERALD FOREST UTILITY DISTRICT	TX1010541	CWS	Groundwater	7,326
TX	ENCANTO REAL UTILITY DISTRICT	TX1010687	CWS	Groundwater	3,717
TX	EULA WSC	TX0300005	CWS	Surfacewater purchased	3,786
TX	EXXON MOBIL BAYTOWN REFINERY	TX1011562	NTNCWS	Surfacewater purchased	7,000
TX	FAIR OAKS RANCH UTILITIES	TX0150216	CWS	Surfacewater purchased	9,090
TX	FALCON RURAL WSC	TX2140003	CWS	Surfacewater	3,600
TX	FALFURRIAS UTILITY BOARD	TX0240001	CWS	Groundwater	7,500
TX	FALLBROOK UTILITY DISTRICT	TX1010340	CWS	Groundwater	6,720
TX	FAULKEY GULLY MUD	TX1011602	CWS	Groundwater	7,971
TX	FAYETTE WSC WEST	TX0750022	CWS	Groundwater	5,802
TX	FERN BLUFF MUD	TX2460128	CWS	Surfacewater purchased	5,682
TX	FILES VALLEY WSC	TX1090035	CWS	Surfacewater purchased	3,600
TX	FIRST COLONY MUD 9	TX0790230	CWS	Groundwater	7,818
TX	FLO COMMUNITY WSC	TX1450015	CWS	Groundwater	4,275
TX	FORNEY LAKE WSC	TX1290014	CWS	Surfacewater purchased	16,188
TX	FORT BELKNAP WSC	TX2520007	CWS	Surfacewater purchased	7,179
TX	FORT BEND COUNTY MUD 116 CANYON GATE	TX0790367	CWS	Groundwater	4,782
TX	FORT BEND COUNTY MUD 118	TX0790366	CWS	Surfacewater purchased	5,403
TX	FORT BEND COUNTY MUD 119	TX0790382	CWS	Surfacewater purchased	5,082
TX	FORT BEND COUNTY MUD 121	TX0790393	CWS	Groundwater purchased	4,917
TX	FORT BEND COUNTY MUD 122	TX0790416	CWS	Surfacewater purchased	3,363
TX	FORT BEND COUNTY MUD 123	TX0790446	CWS	Surfacewater purchased	4,143
TX	FORT BEND COUNTY MUD 129	TX0790437	CWS	Groundwater purchased	3,492
TX	FORT BEND COUNTY MUD 133	TX0790444	CWS	Surfacewater purchased	7,266

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	FORT BEND COUNTY MUD 134B	TX0790532	CWS	Groundwater purchased	3,375
TX	FORT BEND COUNTY MUD 142	TX0790429	CWS	Surfacewater purchased	9,447
TX	FORT BEND COUNTY MUD 143 WATER VIEW ESTA	TX0790472	CWS	Groundwater	5,196
TX	FORT BEND COUNTY MUD 146	TX0790435	CWS	Surfacewater purchased	5,118
TX	FORT BEND COUNTY MUD 151	TX0790443	CWS	Groundwater	8,886
TX	FORT BEND COUNTY MUD 152	TX0790487	CWS	Surfacewater purchased	3,611
TX	FORT BEND COUNTY MUD 155	TX0790488	CWS	Surfacewater purchased	5,001
TX	FORT BEND COUNTY MUD 162	TX0790459	CWS	Groundwater	3,774
TX	FORT BEND COUNTY MUD 165	TX0790470	CWS	Surfacewater purchased	4,014
TX	FORT BEND COUNTY MUD 190	TX0790501	CWS	Surfacewater purchased	4,299
TX	FORT BEND COUNTY MUD 2	TX0790038	CWS	Surfacewater purchased	6,747
TX	FORT BEND COUNTY MUD 23	TX0790237	CWS	Groundwater	13,548
TX	FORT BEND COUNTY MUD 25	TX0790130	CWS	Groundwater	13,923
TX	FORT BEND COUNTY MUD 26 QUAIL GREEN WEST	TX0790137	CWS	Groundwater	4,662
TX	FORT BEND COUNTY MUD 30	TX0790146	CWS	Surfacewater purchased	13,623
TX	FORT BEND COUNTY MUD 34	TX0790200	CWS	Surfacewater purchased	5,418
TX	FORT BEND COUNTY MUD 35	TX0790433	CWS	Groundwater purchased	6,297
TX	FORT BEND COUNTY MUD 42 WAT PLAT	TX0790254	CWS	Groundwater	4,434
TX	FORT BEND COUNTY MUD 48	TX0790267	CWS	Groundwater purchased	4,323
TX	FORT BEND COUNTY MUD 5	TX0790482	CWS	Groundwater	4,071
TX	FORT BEND COUNTY MUD 57	TX0790455	CWS	Surfacewater purchased	5,335
TX	FORT BEND COUNTY MUD 58	TX0790458	CWS	Surfacewater purchased	10,533
TX	FORT BEND COUNTY MUD 81 WESTON LAKES	TX0790268	CWS	Groundwater	3,435
TX	FORT BEND COUNTY WCID 2	TX0790004	CWS	Surfacewater	47,061
TX	FORT BLISS BIGGS ARMY AIRFIELD	TX0710078	CWS	Groundwater	4,050
TX	FORT BLISS MAIN POST AREA	TX0710020	CWS	Groundwater	28,000
TX	FOUKE WSC	TX2500016	CWS	Groundwater	7,548
TX	FOUNTAINHEAD MUD	TX1010435	CWS	Surfacewater purchased	6,204
TX	FOUR PINES WSC	TX0010020	CWS	Groundwater	3,753
TX	FOUR WAY SUD	TX0030020	CWS	Groundwater	6,786
TX	FRIONA MUNICIPAL WATER SYSTEM	TX1850003	CWS	Groundwater	4,653

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	FRISCO WEST WCID	TX0610253	CWS	Surfacewater purchased	5,613
TX	FRITCH MUNICIPAL WATER SUPPLY	TX1170004	CWS	Groundwater	6,992
TX	FRUITVALE WSC	TX2340010	CWS	Groundwater	3,549
TX	FRY ROAD MUD	TX1011679	CWS	Groundwater	3,696
TX	FULSHEAR MUD 3A	TX0790560	CWS	Groundwater purchased	3,669
TX	G & W WSC	TX2370063	CWS	Groundwater	3,343
TX	GALVESTON COUNTY WCID 1	TX0840001	CWS	Surfacewater purchased	32,214
TX	GALVESTON COUNTY WCID 12	TX0840031	CWS	Surfacewater purchased	6,189
TX	GALVESTON COUNTY WCID 8	TX0840009	CWS	Surfacewater purchased	6,732
TX	GASTONIA SCURRY SUD	TX1290015	CWS	Surfacewater purchased	9,417
TX	GBRA CALHOUN COUNTY RURAL WATER SYSTEM	TX0290007	CWS	Surfacewater purchased	4,482
TX	GHOLSON WSC	TX1550028	CWS	Groundwater	3,657
TX	GLENWOOD WSC	TX2300005	CWS	Groundwater	3,477
TX	GOFORTH SUD	TX1050019	CWS	Surfacewater purchased	34,893
TX	GOLDEN WSC	TX2500006	CWS	Groundwater	4,431
TX	GONZALES COUNTY WSC	TX0890006	CWS	Surfacewater purchased	8,781
TX	GRAND LAKES MUD 4	TX0790356	CWS	Groundwater	3,873
TX	GRAND MISSION MUD 1	TX0790430	CWS	Surfacewater purchased	6,639
TX	GRAND SAN JACINTO WATER SYSTEM	TX1460179	CWS	Groundwater	4,500
TX	GRAY UTILITY SERVICE	TX0360005	CWS	Groundwater	4,471
TX	GREATER GARDENDALE WSC	TX0680214	CWS	Groundwater	3,513
TX	GREEN VALLEY SUD	TX0940020	CWS	Surfacewater purchased	39,258
TX	GREENWOOD UTILITY DISTRICT	TX1010554	CWS	Surfacewater purchased	10,536
TX	GUM SPRINGS WSC 2	TX1020081	CWS	Surfacewater purchased	7,203
TX	HARDIN WSC	TX1460009	CWS	Groundwater	5,439
TX	HARLETON WSC	TX1020074	CWS	Surfacewater purchased	5,040
TX	HARLINGEN WATER WORKS SYSTEM	TX0310002	CWS	Surfacewater	85,900
TX	HARRIS COUNTY FWSD 47	TX1010260	CWS	Surfacewater purchased	4,500
TX	HARRIS COUNTY FWSD 51	TX1010238	CWS	Surfacewater purchased	18,888
TX	HARRIS COUNTY FWSD 6	TX1010768	CWS	Groundwater	3,385
TX	HARRIS COUNTY FWSD 61	TX1010237	CWS	Groundwater	15,400
TX	HARRIS COUNTY IMPROVEMENT DISTRICT 18	TX1013479	CWS	Groundwater	12,775

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	HARRIS COUNTY MUD 1	TX1010539	CWS	Groundwater	11,859
TX	HARRIS COUNTY MUD 104	TX1011534	CWS	Surfacewater purchased	4,449
TX	HARRIS COUNTY MUD 105	TX1011227	CWS	Groundwater	14,151
TX	HARRIS COUNTY MUD 106	TX1013160	CWS	Groundwater	3,813
TX	HARRIS COUNTY MUD 109	TX1010620	CWS	Groundwater	9,387
TX	HARRIS COUNTY MUD 11	TX1010426	CWS	Groundwater	3,615
TX	HARRIS COUNTY MUD 118	TX1010897	CWS	Groundwater	6,678
TX	HARRIS COUNTY MUD 119	TX1010626	CWS	Groundwater	4,758
TX	HARRIS COUNTY MUD 120	TX1010774	CWS	Groundwater	12,771
TX	HARRIS COUNTY MUD 127	TX1012229	CWS	Surfacewater purchased	5,147
TX	HARRIS COUNTY MUD 130	TX1012097	CWS	Surfacewater purchased	4,572
TX	HARRIS COUNTY MUD 132	TX1010616	CWS	Groundwater	8,949
TX	HARRIS COUNTY MUD 148 KINGSLAKE	TX1010938	CWS	Surfacewater purchased	4,347
TX	HARRIS COUNTY MUD 149	TX1011296	CWS	Groundwater	3,675
TX	HARRIS COUNTY MUD 150	TX1011250	CWS	Surfacewater purchased	8,418
TX	HARRIS COUNTY MUD 151	TX1010905	CWS	Groundwater	6,603
TX	HARRIS COUNTY MUD 152	TX1010902	CWS	Groundwater	7,299
TX	HARRIS COUNTY MUD 153	TX1012133	CWS	Groundwater	8,013
TX	HARRIS COUNTY MUD 154	TX1011642	CWS	Groundwater	9,015
TX	HARRIS COUNTY MUD 157	TX1011430	CWS	Groundwater	11,928
TX	HARRIS COUNTY MUD 158	TX1012297	CWS	Groundwater purchased	6,639
TX	HARRIS COUNTY MUD 16	TX1011705	CWS	Surfacewater purchased	5,982
TX	HARRIS COUNTY MUD 163	TX1012213	CWS	Surfacewater purchased	5,493
TX	HARRIS COUNTY MUD 165	TX1012187	CWS	Groundwater	23,310
TX	HARRIS COUNTY MUD 167	TX1012842	CWS	Groundwater	15,027
TX	HARRIS COUNTY MUD 168	TX1011783	CWS	Groundwater	13,029
TX	HARRIS COUNTY MUD 172	TX1012970	CWS	Surfacewater purchased	4,395
TX	HARRIS COUNTY MUD 173	TX1012971	CWS	Surfacewater purchased	3,876
TX	HARRIS COUNTY MUD 179	TX1011848	CWS	Surfacewater purchased	5,178
TX	HARRIS COUNTY MUD 18 HEATHERWOOD HUNTERS	TX1010512	CWS	Surfacewater purchased	4,053
TX	HARRIS COUNTY MUD 180	TX1011799	CWS	Groundwater	4,494
TX	HARRIS COUNTY MUD 183	TX1011824	CWS	Surfacewater purchased	3,978
TX	HARRIS COUNTY MUD 185	TX1011914	CWS	Surfacewater purchased	4,548

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	HARRIS COUNTY MUD 186	TX1012214	CWS	Surfacewater purchased	3,981
TX	HARRIS COUNTY MUD 188	TX1011982	CWS	Surfacewater purchased	9,279
TX	HARRIS COUNTY MUD 189	TX1011809	CWS	Groundwater	7,050
TX	HARRIS COUNTY MUD 191	TX1012362	CWS	Surfacewater purchased	3,465
TX	HARRIS COUNTY MUD 196	TX1013002	CWS	Surfacewater purchased	6,543
TX	HARRIS COUNTY MUD 200 CRANBROOK	TX1012007	CWS	Surfacewater purchased	14,757
TX	HARRIS COUNTY MUD 208	TX1012419	CWS	Surfacewater purchased	3,642
TX	HARRIS COUNTY MUD 221	TX1012972	CWS	Groundwater	4,839
TX	HARRIS COUNTY MUD 222	TX1013054	CWS	Groundwater	6,093
TX	HARRIS COUNTY MUD 23	TX1010649	CWS	Surfacewater purchased	3,633
TX	HARRIS COUNTY MUD 230	TX1012740	CWS	Groundwater	7,656
TX	HARRIS COUNTY MUD 238	TX1012361	CWS	Surfacewater purchased	7,773
TX	HARRIS COUNTY MUD 239	TX1012392	CWS	Groundwater	5,583
TX	HARRIS COUNTY MUD 24	TX1010572	CWS	Surfacewater purchased	13,614
TX	HARRIS COUNTY MUD 257	TX1012985	CWS	Surfacewater purchased	3,492
TX	HARRIS COUNTY MUD 26	TX1010715	CWS	Groundwater	16,245
TX	HARRIS COUNTY MUD 264	TX1012330	CWS	Surfacewater purchased	3,765
TX	HARRIS COUNTY MUD 276	TX1012942	CWS	Surfacewater purchased	4,926
TX	HARRIS COUNTY MUD 278	TX1012835	CWS	Surfacewater purchased	8,658
TX	HARRIS COUNTY MUD 281	TX1013178	CWS	Groundwater	3,609
TX	HARRIS COUNTY MUD 284	TX1013114	CWS	Groundwater	4,233
TX	HARRIS COUNTY MUD 285	TX1012677	CWS	Surfacewater purchased	10,365
TX	HARRIS COUNTY MUD 287	TX1013385	CWS	Groundwater purchased	3,510
TX	HARRIS COUNTY MUD 290	TX1013294	CWS	Groundwater purchased	8,259
TX	HARRIS COUNTY MUD 304	TX1012941	CWS	Groundwater	4,158
TX	HARRIS COUNTY MUD 322 FAIRFIELD VILLAGE	TX1012542	CWS	Groundwater purchased	4,263
TX	HARRIS COUNTY MUD 33	TX1011162	CWS	Groundwater	4,875
TX	HARRIS COUNTY MUD 342	TX1012973	CWS	Groundwater purchased	4,035
TX	HARRIS COUNTY MUD 344	TX1012974	CWS	Surfacewater purchased	4,518
TX	HARRIS COUNTY MUD 345	TX1012768	CWS	Groundwater	3,843

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	HARRIS COUNTY MUD 354	TX1012965	CWS	Groundwater purchased	6,585
TX	HARRIS COUNTY MUD 360	TX1012897	CWS	Groundwater	4,614
TX	HARRIS COUNTY MUD 361	TX1013123	CWS	Groundwater purchased	3,705
TX	HARRIS COUNTY MUD 364	TX1013132	CWS	Groundwater purchased	6,264
TX	HARRIS COUNTY MUD 365	TX1013009	CWS	Groundwater	4,458
TX	HARRIS COUNTY MUD 367	TX1013040	CWS	Surfacewater purchased	6,759
TX	HARRIS COUNTY MUD 368	TX1011908	CWS	Surfacewater purchased	11,397
TX	HARRIS COUNTY MUD 370	TX1013113	CWS	Surfacewater purchased	4,629
TX	HARRIS COUNTY MUD 374 CYPRESS CREEK LAKE	TX1013450	CWS	Groundwater purchased	5,535
TX	HARRIS COUNTY MUD 383	TX1013213	CWS	Groundwater	7,650
TX	HARRIS COUNTY MUD 391	TX1013253	CWS	Groundwater	8,511
TX	HARRIS COUNTY MUD 397	TX1013295	CWS	Groundwater purchased	4,413
TX	HARRIS COUNTY MUD 400 - WEST	TX1013310	CWS	Groundwater	5,172
TX	HARRIS COUNTY MUD 401	TX1013289	CWS	Groundwater	3,794
TX	HARRIS COUNTY MUD 412	TX1013354	CWS	Surfacewater purchased	3,633
TX	HARRIS COUNTY MUD 419	TX1013335	CWS	Groundwater purchased	7,389
TX	HARRIS COUNTY MUD 43	TX1010565	CWS	Groundwater	5,142
TX	HARRIS COUNTY MUD 432	TX1013378	CWS	Groundwater	4,749
TX	HARRIS COUNTY MUD 433	TX1013350	CWS	Surfacewater purchased	5,091
TX	HARRIS COUNTY MUD 46	TX1010903	CWS	Groundwater	4,815
TX	HARRIS COUNTY MUD 49	TX1011462	CWS	Surfacewater purchased	10,722
TX	HARRIS COUNTY MUD 495	TX1013532	CWS	Groundwater	5,007
TX	HARRIS COUNTY MUD 5	TX1010500	CWS	Surfacewater purchased	5,487
TX	HARRIS COUNTY MUD 50	TX1010719	CWS	Groundwater	4,743
TX	HARRIS COUNTY MUD 53	TX1010720	CWS	Surfacewater purchased	17,856
TX	HARRIS COUNTY MUD 55 HERITAGE PARK	TX1010678	CWS	Surfacewater purchased	16,236
TX	HARRIS COUNTY MUD 6 CARRIAGE LANE	TX1010496	CWS	Surfacewater purchased	3,936
TX	HARRIS COUNTY MUD 61	TX1010721	CWS	Groundwater	3,907
TX	HARRIS COUNTY MUD 62	TX1012285	CWS	Groundwater	3,519
TX	HARRIS COUNTY MUD 64	TX1011513	CWS	Groundwater	5,883
TX	HARRIS COUNTY MUD 65	TX1011678	CWS	Groundwater	5,757
TX	HARRIS COUNTY MUD 69	TX1010600	CWS	Groundwater	4,458

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	HARRIS COUNTY MUD 70	TX1011690	CWS	Surfacewater purchased	5,763
TX	HARRIS COUNTY MUD 71	TX1011823	CWS	Groundwater	16,386
TX	HARRIS COUNTY MUD 81	TX1010581	CWS	Groundwater	11,514
TX	HARRIS COUNTY MUD 82	TX1010630	CWS	Groundwater	9,714
TX	HARRIS COUNTY MUD 86	TX1012953	CWS	Surfacewater purchased	5,397
TX	HARRIS COUNTY MUD 96	TX1013343	CWS	Surfacewater purchased	7,119
TX	HARRIS COUNTY UD 14	TX1011781	CWS	Groundwater	3,519
TX	HARRIS COUNTY UD 15	TX1011778	CWS	Groundwater purchased	3,489
TX	HARRIS COUNTY UD 16	TX1013156	CWS	Groundwater	6,063
TX	HARRIS COUNTY UTILITY DISTRICT 6	TX1010501	CWS	Surfacewater purchased	11,262
TX	HARRIS COUNTY WCID 1	TX1010159	CWS	Surfacewater purchased	7,311
TX	HARRIS COUNTY WCID 109	TX1010359	CWS	Surfacewater purchased	9,996
TX	HARRIS COUNTY WCID 110	TX1010482	CWS	Groundwater	8,988
TX	HARRIS COUNTY WCID 114	TX1010317	CWS	Surfacewater purchased	5,169
TX	HARRIS COUNTY WCID 116	TX1010507	CWS	Groundwater	3,627
TX	HARRIS COUNTY WCID 119	TX1010509	CWS	Surfacewater purchased	8,994
TX	HARRIS COUNTY WCID 132	TX1010413	CWS	Surfacewater purchased	4,023
TX	HARRIS COUNTY WCID 133	TX1010210	CWS	Groundwater	5,925
TX	HARRIS COUNTY WCID 21	TX1010769	CWS	Surfacewater purchased	13,845
TX	HARRIS COUNTY WCID 36	TX1010239	CWS	Surfacewater purchased	11,073
TX	HARRIS COUNTY WCID 74	TX1010480	CWS	Groundwater	5,886
TX	HARRIS COUNTY WCID 84	TX1010113	CWS	Surfacewater purchased	6,552
TX	HARRIS COUNTY WCID 89	TX1012370	CWS	Surfacewater purchased	9,009
TX	HARRIS COUNTY WCID 92	TX1010124	CWS	Groundwater	4,737
TX	HARRIS COUNTY WCID 96	TX1013175	CWS	Groundwater	9,498
TX	HARRIS FORT BEND COUNTIES MUD 1	TX0790216	CWS	Groundwater purchased	3,759
TX	HARRIS FORT BEND COUNTIES MUD 5	TX0790347	CWS	Groundwater	4,644
TX	HARRIS MONTGOMERY COUNTIES MUD 386	TX1013305	CWS	Groundwater purchased	15,165
TX	HARRIS-FORT BEND COUNTIES MUD 3	TX1013365	CWS	Groundwater	7,971
TX	HAWLEY WSC	TX1270006	CWS	Surfacewater purchased	7,830
TX	HAYS CONSOLIDATED ISD JACK C HAYS HIGH S	TX1050051	NTNCWS	Groundwater	4,048

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	HEATHERLOCH MUD	TX1010548	CWS	Surfacewater purchased	6,612
TX	HEREFORD MUNICIPAL WATER SYSTEM	TX0590001	CWS	Groundwater	16,339
TX	HICKORY CREEK SUD	TX1160062	CWS	Groundwater	4,284
TX	HIDALGO COUNTY MUD 1	TX1080088	CWS	Surfacewater	8,400
TX	HILL COUNTY WSC	TX1090041	CWS	Surfacewater purchased	4,212
TX	HOLLY LAKE RANCH	TX2500012	CWS	Groundwater	5,397
TX	HORIZON REGIONAL MUD	TX0710005	CWS	Groundwater	31,542
TX	HORSEPEN BAYOU MUD	TX1011785	CWS	Surfacewater purchased	6,594
TX	HUDSON WSC	TX0030023	CWS	Groundwater	10,890
TX	HUNTERS GLEN MUD	TX1010615	CWS	Groundwater	10,242
TX	INGRAM WATER SUPPLY	TX1330011	CWS	Groundwater	5,901
TX	INTERSTATE MUD	TX1012264	CWS	Groundwater	5,778
TX	JACKSON WSC	TX2120016	CWS	Groundwater	5,532
TX	JARRELL SCHWERTNER WSC	TX2460011	CWS	Surfacewater purchased	4,536
TX	JASPER COUNTY WCID 1	TX1210003	CWS	Groundwater	3,515
TX	JEFFERSON COUNTY WCID 10	TX1230003	CWS	Surfacewater	5,117
TX	JIM HOGG COUNTY WCID 2	TX1240001	CWS	Groundwater	5,003
TX	JOHNSON COUNTY SUD	TX1260018	CWS	Surfacewater purchased	50,054
TX	JONAH WATER SUD	TX2460022	CWS	Surfacewater purchased	29,378
TX	JONES WSC	TX2500007	CWS	Groundwater	5,760
TX	JONESTOWN WSC	TX2270011	CWS	Surfacewater	5,316
TX	KATY ISD MAYDE CREEK SCHOOL COMPLEX	TX1011728	NTNCWS	Groundwater	5,960
TX	KAUFMAN COUNTY FWSD 1A	TX1290043	CWS	Surfacewater purchased	6,849
TX	KAUFMAN COUNTY FWSD 4A	TX1290056	CWS	Surfacewater purchased	5,403
TX	KAUFMAN COUNTY MUD 10	TX1290054	CWS	Surfacewater purchased	4,362
TX	KAUFMAN COUNTY MUD 11	TX1290046	CWS	Surfacewater purchased	3,774
TX	KAUFMAN COUNTY MUD 14	TX1290053	CWS	Surfacewater purchased	6,432
TX	KEMPNER WSC	TX1410028	CWS	Surfacewater	20,170
TX	KENDALL WEST UTILITY	TX1300033	CWS	Surfacewater purchased	3,405
TX	KINGS MANOR MUD	TX1012865	CWS	Groundwater	4,401
TX	KINGSLAND WSC	TX1500012	CWS	Surfacewater	10,833
TX	KLEIN PUD	TX1011143	CWS	Groundwater	3,516
TX	KLEINWOOD MUD	TX1010440	CWS	Surfacewater purchased	3,340

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	LAGUNA MADRE WATER DISTRICT	TX0310005	CWS	Surfacewater	19,908
TX	LAKE CITIES MUNICIPAL UTILITY AUTHORITY	TX0610029	CWS	Surfacewater purchased	16,533
TX	LAKE FOREST UTILITY DISTRICT	TX1010494	CWS	Groundwater	7,106
TX	LAKE FORK WSC	TX2500039	CWS	Groundwater	4,803
TX	LAKE LIVINGSTON PINESHADOWS EAST	TX1870166	CWS	Surfacewater	5,817
TX	LAKE MUD	TX1011741	CWS	Surfacewater purchased	6,069
TX	LAKEWAY MUD	TX2270012	CWS	Surfacewater	10,512
TX	LAMAR CISD FOSTER BRISCOE AND WERTHEIMER	TX0790388	NTNCWS	Groundwater	3,950
TX	LAMAR COUNTY WATER SUPPLY DISTRICT	TX1390015	CWS	Surfacewater purchased	23,895
TX	LANGHAM CREEK UTILITY DISTRICT	TX1011249	CWS	Surfacewater purchased	10,482
TX	LEE COUNTY WSC	TX1440005	CWS	Groundwater	12,954
TX	LEIGH WSC-RURAL	TX1020022	CWS	Groundwater	5,400
TX	LIBERTY CITY WSC	TX0920016	CWS	Groundwater	6,450
TX	LINDALE RURAL WSC	TX2120017	CWS	Groundwater	12,003
TX	LOMA VISTA WATER SYSTEM	TX1330041	CWS	Groundwater	3,687
TX	LOUETTA NORTH PUD	TX1011870	CWS	Surfacewater purchased	4,788
TX	LOWER VALLEY WATER DISTRICT	TX0710154	CWS	Surfacewater purchased	59,049
TX	LUBBOCK PUBLIC WATER SYSTEM	TX1520002	CWS	Surfacewater	266,263
TX	LUELLA SUD	TX0910032	CWS	Groundwater	3,732
TX	LUMBERTON MUD	TX1000035	CWS	Groundwater	30,462
TX	M E N WSC	TX1750015	CWS	Surfacewater purchased	6,060
TX	MACBEE SUD	TX2340012	CWS	Surfacewater	6,825
TX	MACEDONIA EYLAU MUD 1	TX0190012	CWS	Surfacewater purchased	11,739
TX	MALCOMSON ROAD UTILITY DISTRICT	TX1010495	CWS	Surfacewater purchased	7,231
TX	MANVILLE WSC	TX2270033	CWS	Surfacewater purchased	39,648
TX	MARILEE SUD	TX0910081	CWS	Groundwater	7,950
TX	MARTIN SPRINGS WSC	TX1120015	CWS	Groundwater	4,095
TX	MASON CREEK UTILITY DISTRICT	TX1010379	CWS	Groundwater	8,900
TX	MAURICEVILLE MUD	TX1810144	CWS	Groundwater	11,097
TX	MAXWELL SUD	TX0280003	CWS	Surfacewater purchased	5,799
TX	MAYDE CREEK MUD	TX1011689	CWS	Groundwater	5,100
TX	MCALLEN PUBLIC UTILITY	TX1080006	CWS	Surfacewater	183,534
TX	MCCOY WSC	TX0070023	CWS	Groundwater	8,343
TX	MD ANDERSON CANCER CENTER ALKEK	TX1013339	NTNCWS	Surfacewater purchased	5,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	MEADOWHILL REGIONAL MUD	TX1010387	CWS	Groundwater	7,989
TX	MEEKER MWD	TX1230004	CWS	Groundwater	3,553
TX	MEMORIAL MUD	TX1011242	CWS	Groundwater	6,615
TX	MEMORIAL VILLAGES WATER AUTHORITY	TX1010148	CWS	Surfacewater purchased	9,882
TX	METROPLEX HOMESTEADS WATER SUPPLY	TX1260074	CWS	Groundwater	3,537
TX	MILANO WSC	TX1660009	CWS	Groundwater	3,816
TX	MILITARY HWY WSC LAS RUSIAS	TX1080067	CWS	Surfacewater purchased	16,025
TX	MILITARY HWY WSC PROGRESO	TX1080234	CWS	Groundwater	13,125
TX	MILLERSVIEW-DOOLE WSC	TX0480015	CWS	Surfacewater	3,987
TX	MILLS ROAD MUD	TX1011107	CWS	Groundwater	5,265
TX	MISSION BEND MUD 1	TX1011718	CWS	Groundwater	6,521
TX	MISSION BEND MUD 2	TX1011826	CWS	Groundwater	11,469
TX	MITCHELL COUNTY UTILITY	TX1680004	CWS	Groundwater	3,513
TX	MOFFAT WSC	TX0140028	CWS	Surfacewater purchased	4,182
TX	MONTGOMERY COUNTY MUD 112	TX1700762	CWS	Groundwater	5,331
TX	MONTGOMERY COUNTY MUD 115	TX1700770	CWS	Groundwater purchased	4,269
TX	MONTGOMERY COUNTY MUD 119 SPRING TRAILS	TX1700773	CWS	Groundwater	6,621
TX	MONTGOMERY COUNTY MUD 15	TX1700118	CWS	Groundwater	6,003
TX	MONTGOMERY COUNTY MUD 18	TX1700546	CWS	Groundwater	6,786
TX	MONTGOMERY COUNTY MUD 19	TX1700319	CWS	Groundwater	4,422
TX	MONTGOMERY COUNTY MUD 36	TX1700139	CWS	Surfacewater purchased	4,422
TX	MONTGOMERY COUNTY MUD 39	TX1700332	CWS	Surfacewater purchased	5,572
TX	MONTGOMERY COUNTY MUD 46	TX1700348	CWS	Surfacewater purchased	18,321
TX	MONTGOMERY COUNTY MUD 47	TX1700458	CWS	Surfacewater purchased	26,193
TX	MONTGOMERY COUNTY MUD 6	TX1700090	CWS	Surfacewater purchased	6,653
TX	MONTGOMERY COUNTY MUD 60	TX1700470	CWS	Surfacewater purchased	11,870
TX	MONTGOMERY COUNTY MUD 67	TX1700554	CWS	Surfacewater purchased	9,019
TX	MONTGOMERY COUNTY MUD 7	TX1700169	CWS	Surfacewater purchased	12,291
TX	MONTGOMERY COUNTY MUD 8	TX1700176	CWS	Groundwater	6,648
TX	MONTGOMERY COUNTY MUD 89	TX1700717	CWS	Groundwater	4,860
TX	MONTGOMERY COUNTY MUD 9	TX1700220	CWS	Groundwater	7,200
TX	MONTGOMERY COUNTY MUD 94	TX1700716	CWS	Groundwater	5,184
TX	MONTGOMERY COUNTY MUD 95	TX1700779	CWS	Surfacewater purchased	5,337

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	MONTGOMERY COUNTY UD 3	TX1700116	CWS	Groundwater	3,966
TX	MONTGOMERY COUNTY UD 4	TX1700286	CWS	Groundwater	4,932
TX	MONTGOMERY COUNTY WCID 1	TX1700119	CWS	Groundwater	3,396
TX	MONTGOMERY TRACE WATER SYSTEM	TX1700638	CWS	Surfacewater purchased	20,016
TX	MOUNT HOUSTON ROAD MUD	TX1010728	CWS	Groundwater	6,036
TX	MOUNTAIN PEAK SUD	TX0700042	CWS	Surfacewater purchased	16,008
TX	MOUNTAIN SPRINGS WSC	TX0490027	CWS	Groundwater	3,468
TX	MULESHOE MUNICIPAL WATER SYSTEM	TX0090001	CWS	Groundwater	5,158
TX	MULTI-COUNTY WSC	TX0500044	CWS	Surfacewater purchased	4,302
TX	MUSTANG SUD	TX0610036	CWS	Surfacewater purchased	49,448
TX	NAVARRO MILLS WSC	TX1750024	CWS	Surfacewater purchased	3,539
TX	NEVADA SUD	TX0430053	CWS	Surfacewater purchased	3,600
TX	NEW BRAUNFELS UTILITIES	TX0460001	CWS	Surfacewater	70,759
TX	NEW CANEY MUD	TX1700101	CWS	Groundwater	14,307
TX	NEWPORT MUD	TX1010362	CWS	Surfacewater	10,374
TX	NORTH ALAMO WSC	TX1080029	CWS	Surfacewater	153,705
TX	NORTH AUSTIN MUD 1	TX2270226	CWS	Surfacewater purchased	11,133
TX	NORTH CHEROKEE WSC	TX0370018	CWS	Surfacewater purchased	5,286
TX	NORTH COLLIN SUD	TX0430055	CWS	Surfacewater purchased	8,900
TX	NORTH GREEN MUD	TX1010331	CWS	Groundwater	4,941
TX	NORTH HARDIN WSC	TX1000015	CWS	Groundwater	7,653
TX	NORTH HOPKINS WSC	TX1120017	CWS	Surfacewater purchased	8,253
TX	NORTH HUNT SUD	TX1160039	CWS	Surfacewater purchased	4,509
TX	NORTH MISSION GLEN MUD	TX0790174	CWS	Surfacewater purchased	8,721
TX	NORTH PARK PUD	TX1010745	CWS	Groundwater	7,740
TX	NORTH RURAL WSC	TX1820009	CWS	Surfacewater purchased	3,720
TX	NORTHAMPTON MUD	TX1010337	CWS	Groundwater	7,413
TX	NORTHEAST WASHINGTON COUNTY	TX2390043	CWS	Groundwater	3,357
TX	NORTHGATE CROSSING MUD 1	TX1013077	CWS	Groundwater	3,903
TX	NORTHGATE CROSSING MUD 2	TX1013078	CWS	Groundwater	3,678
TX	NORTHTOWN MUD	TX2270264	CWS	Surfacewater purchased	11,520
TX	NORTHWEST FREEWAY MUD	TX1011256	CWS	Groundwater	3,558
TX	NORTHWEST HARRIS COUNTY MUD 10	TX1011649	CWS	Groundwater	7,671

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	NORTHWEST HARRIS COUNTY MUD 12	TX1011901	CWS	Groundwater	7,839
TX	NORTHWEST HARRIS COUNTY MUD 15	TX1011600	CWS	Groundwater	6,132
TX	NORTHWEST HARRIS COUNTY MUD 19	TX1011927	CWS	Groundwater	5,529
TX	NORTHWEST HARRIS COUNTY MUD 20	TX1011998	CWS	Groundwater	3,429
TX	NORTHWEST HARRIS COUNTY MUD 23	TX1011746	CWS	Groundwater	4,176
TX	NORTHWEST HARRIS COUNTY MUD 30	TX1012951	CWS	Surfacewater purchased	3,804
TX	NORTHWEST HARRIS COUNTY MUD 32	TX1013034	CWS	Groundwater	3,895
TX	NORTHWEST HARRIS COUNTY MUD 5	TX1010884	CWS	Surfacewater purchased	16,368
TX	NORTHWEST HARRIS COUNTY MUD 9	TX1011599	CWS	Groundwater	7,848
TX	NORTHWEST PARK MUD	TX1010593	CWS	Groundwater	18,141
TX	NOTTINGHAM COUNTRY MUD	TX1012315	CWS	Groundwater	7,089
TX	NUECES COUNTY WCID 3	TX1780005	CWS	Surfacewater	13,200
TX	NUECES COUNTY WCID 4	TX1780006	CWS	Surfacewater purchased	14,880
TX	OAK HILLS WSC	TX2470009	CWS	Groundwater	6,377
TX	OAK TRAIL SHORES	TX1110004	CWS	Surfacewater	5,664
TX	OAKMONT PUD	TX1012981	CWS	Groundwater	3,420
TX	OLD EGYPT SUBDIVISION	TX1700666	CWS	Groundwater	4,704
TX	OLMITO WSC	TX0310026	CWS	Surfacewater	5,800
TX	ONALASKA WSC	TX1870009	CWS	Groundwater	5,610
TX	ORANGE COUNTY WCID 1	TX1810005	CWS	Groundwater	14,769
TX	ORANGE COUNTY WCID 2	TX1810006	CWS	Groundwater	3,443
TX	ORANGFIELD WSC	TX1810186	CWS	Groundwater	6,774
TX	PARKER COUNTY SUD SURFACE	TX1840079	CWS	Surfacewater	4,113
TX	PARKWAY UTILITY DISTRICT	TX1010750	CWS	Groundwater	7,278
TX	PASEO DEL ESTE MUD 1	TX0710186	CWS	Surfacewater purchased	7,968
TX	PECAN GROVE MUD	TX0790132	CWS	Surfacewater	14,913
TX	PECOS COUNTY WCID 1	TX1860026	CWS	Groundwater	3,612
TX	PERRYTON MUNICIPAL WATER SYSTEM	TX1790001	CWS	Groundwater	8,492
TX	PLAINVIEW MUNICIPAL WATER SYSTEM	TX0950004	CWS	Surfacewater	23,000
TX	PLANTATION MUD	TX0790112	CWS	Groundwater	4,254
TX	PLUM CREEK	TX1050028	CWS	Surfacewater purchased	7,065
TX	PONDEROSA FOREST UTILITY DISTRICT	TX1010384	CWS	Groundwater	11,217
TX	PORTER SUD	TX1700068	CWS	Groundwater	16,044
TX	POSSUM KINGDOM WSC	TX1820076	CWS	Surfacewater	7,395
TX	POSTWOOD MUD	TX1010631	CWS	Groundwater	3,747
TX	POTOSI WSC	TX2210008	CWS	Surfacewater purchased	7,509
TX	PRESTONWOOD FOREST UTILITY DISTRICT	TX1010467	CWS	Surfacewater purchased	5,940

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	PRITCHETT WATER SUPPLY CORPORATION	TX2300012	CWS	Groundwater	9,615
TX	QUAIL VALLEY UTILITY DISTRICT	TX0790028	CWS	Groundwater	13,770
TX	R C H WSC	TX1990012	CWS	Surfacewater purchased	5,682
TX	RAMEY WSC	TX2500018	CWS	Groundwater	4,899
TX	RAYFORD ROAD MUD	TX1700334	CWS	Surfacewater purchased	11,061
TX	RED RIVER COUNTY WSC	TX1940008	CWS	Groundwater	6,738
TX	REDLAND WSC	TX0030028	CWS	Groundwater	3,637
TX	REID ROAD MUD 1	TX1010872	CWS	Groundwater	6,693
TX	REID ROAD MUD 2	TX1011928	CWS	Groundwater	4,677
TX	REMINGTON MUD 1	TX1013074	CWS	Surfacewater purchased	13,773
TX	RENN ROAD MUD	TX1011834	CWS	Groundwater	4,086
TX	RICE UNIVERSITY	TX1010908	CWS	Surfacewater purchased	9,032
TX	RICE WSC	TX1750019	CWS	Surfacewater purchased	8,343
TX	RICEWOOD MUD	TX1012227	CWS	Groundwater	4,989
TX	RICHLAND SUD	TX2060012	CWS	Groundwater	4,100
TX	RINCON WSC	TX2050078	CWS	Surfacewater purchased	4,734
TX	RIO WSC	TX2140016	CWS	Surfacewater	6,639
TX	RIVERBEND WATER RESOURCES DISTRICT	TX0190021	CWS	Surfacewater purchased	5,343
TX	RIVERSIDE SUD	TX2360010	CWS	Groundwater	5,760
TX	ROBERTSON COUNTY WSC	TX1980013	CWS	Groundwater	3,611
TX	ROCKETT SUD	TX0700033	CWS	Surfacewater purchased	40,797
TX	ROLLING CREEK UTILITY DISTRICT	TX1012877	CWS	Surfacewater purchased	4,293
TX	ROSE HILL SUD	TX1290023	CWS	Surfacewater purchased	4,701
TX	S S WSC	TX2470015	CWS	Groundwater	20,364
TX	SAGEMEADOW UTILITY DISTRICT	TX1010386	CWS	Surfacewater purchased	6,987
TX	SALADO WSC	TX0140035	CWS	Surfacewater purchased	8,388
TX	SAN DIEGO MUD 1	TX0660003	CWS	Groundwater	6,291
TX	SAN JACINTO SUD	TX2040033	CWS	Groundwater	4,044
TX	SAN LEON MUD	TX0840063	CWS	Surfacewater purchased	11,622
TX	SAND FLAT WSC	TX2120020	CWS	Groundwater	4,569
TX	SARDIS LONE ELM WSC	TX0700034	CWS	Surfacewater purchased	20,304
TX	SAWS CASTLE HILLS	TX0150045	CWS	Groundwater	10,743
TX	SAWS NORTHEAST	TX0150084	CWS	Surfacewater purchased	59,850

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	SAWS TEXAS RESEARCH PARK	TX0150497	CWS	Groundwater	24,147
TX	SHADY HOLLOW MUD	TX2270229	CWS	Surfacewater purchased	4,269
TX	SHARON WSC	TX2500020	CWS	Groundwater	8,628
TX	SHARYLAND WSC	TX1080033	CWS	Surfacewater	61,500
TX	SIENNA MUD 10	TX0790452	CWS	Groundwater purchased	7,539
TX	SIENNA MUD 12	TX0790494	CWS	Groundwater	4,308
TX	SIENNA MUD 2	TX0790345	CWS	Groundwater purchased	4,821
TX	SIENNA MUD 3	TX0790376	CWS	Groundwater purchased	7,401
TX	SIENNA MUD 4	TX0790489	CWS	Groundwater purchased	6,003
TX	SIENNA MUD 6	TX0790491	CWS	Surfacewater purchased	5,423
TX	SIENNA PLANTATION MANAGEMENT DISTRICT	TX0790493	CWS	Groundwater	4,179
TX	SJW TX TRIPLE PEAK PLANT	TX0460172	CWS	Surfacewater	26,346
TX	SONTERRA MUD	TX2460157	CWS	Surfacewater purchased	13,650
TX	SOUTH FREESTONE COUNTY WSC	TX0810005	CWS	Groundwater	3,579
TX	SOUTH GRAYSON SUD	TX0910064	CWS	Groundwater	5,415
TX	SOUTH NEWTON WSC	TX1760022	CWS	Groundwater	3,958
TX	SOUTH RAINS SUD	TX1900009	CWS	Surfacewater purchased	3,315
TX	SOUTH TAWAKONI WSC	TX2340019	CWS	Surfacewater	4,653
TX	SOUTHERN MONTGOMERY COUNTY MUD	TX1700073	CWS	Surfacewater purchased	13,272
TX	SOUTHERN UTILITIES	TX2120063	CWS	Surfacewater purchased	61,662
TX	SOUTHERN WATER	TX1010012	CWS	Groundwater	3,933
TX	SOUTHWEST FANNIN COUNTY SUD	TX0740031	CWS	Groundwater	8,343
TX	SOUTHWEST ISD MAIN	TX0150190	NTNCWS	Groundwater	5,364
TX	SOUTHWEST MILAM WSC	TX1660015	CWS	Groundwater	11,316
TX	SPENCER ROAD PUD	TX1010654	CWS	Surfacewater purchased	4,482
TX	SPRING CREEK UTILITY DISTRICT	TX1700133	CWS	Groundwater	11,208
TX	SPRING MEADOWS MUD	TX1013261	CWS	Surfacewater purchased	3,771
TX	SPRINGS HILL WSC	TX0940022	CWS	Surfacewater	29,193
TX	STANLEY LAKE MUD	TX1700097	CWS	Groundwater	3,783
TX	STEAMBOAT MOUNTAIN WSC	TX2210022	CWS	Surfacewater purchased	7,338
TX	STEPHENS REGIONAL SUD	TX2150007	CWS	Surfacewater	4,809
TX	STURDIVANT PROGRESS WSC	TX1820011	CWS	Surfacewater purchased	3,771
TX	SUN WSC	TX2210015	CWS	Surfacewater purchased	3,888

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	SUNBELT FWSD HIGH MEADOWS SUBDIVISION	TX1010292	CWS	Surfacewater purchased	8,796
TX	SUNBELT FWSD OAKWILDE SUBDIVISION	TX1010022	CWS	Surfacewater purchased	7,197
TX	SUNBELT FWSD WOODLAND OAKS SUBDIVISION	TX1010758	CWS	Surfacewater purchased	4,527
TX	SUNKO WSC	TX2470005	CWS	Groundwater	4,503
TX	TALTY SUD	TX1290025	CWS	Surfacewater purchased	12,852
TX	TANGLEWOOD ON TEXOMA	TX0910052	CWS	Surfacewater purchased	3,687
TX	TARKINGTON SUD	TX1460055	CWS	Groundwater	4,769
TX	TATTOR ROAD MUD	TX1010625	CWS	Groundwater	5,385
TX	TBCD WEST TREATMENT PLANT	TX0360030	CWS	Surfacewater	6,294
TX	TBCD WINNIE STOWELL	TX0360002	CWS	Surfacewater	7,641
TX	TEXARKANA WATER UTILITIES	TX0190004	CWS	Surfacewater	38,682
TX	THE CONSOLIDATED WSC CENTRAL SYSTEM	TX1130031	CWS	Surfacewater purchased	3,588
TX	THE CONSOLIDATED WSC RURAL SYSTEM	TX1130033	CWS	Groundwater	9,557
TX	THE WOODLANDS MUD 1	TX1700471	CWS	Surfacewater purchased	7,108
TX	THUNDERBIRD UTILITY DISTRICT 1	TX0790033	CWS	Groundwater	4,122
TX	TIMBER LANE UTILITY DISTRICT	TX1010278	CWS	Groundwater	24,507
TX	TOWN OF ADDISON	TX0570031	CWS	Surfacewater purchased	16,661
TX	TOWN OF CUT AND SHOOT	TX1700592	CWS	Groundwater	5,289
TX	TOWN OF EDGECLIFF VILLAGE	TX2200048	CWS	Surfacewater purchased	3,788
TX	TOWN OF FAIRVIEW	TX0430034	CWS	Surfacewater purchased	10,000
TX	TOWN OF FLOWER MOUND	TX0610023	CWS	Surfacewater purchased	76,030
TX	TOWN OF HIGHLAND PARK	TX0570049	CWS	Surfacewater purchased	8,959
TX	TOWN OF LITTLE ELM	TX0610035	CWS	Surfacewater purchased	41,796
TX	TOWN OF NORTHLAKE	TX0610235	CWS	Surfacewater purchased	4,140
TX	TOWN OF PROSPER	TX0430009	CWS	Surfacewater purchased	24,579
TX	TOWN OF PROVIDENCE VILLAGE	TX0610244	CWS	Surfacewater purchased	7,194
TX	TOWN OF SUNNYVALE	TX0570059	CWS	Surfacewater purchased	8,540
TX	TOWN OF TROPHY CLUB PUBLIC IMPROVEMENT D	TX0610273	CWS	Surfacewater purchased	3,589
TX	TRAIL OF THE LAKES MUD	TX1010617	CWS	Groundwater	9,402
TX	TRAVIS COUNTY WCID 10	TX2270182	CWS	Surfacewater purchased	9,171

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	TRAVIS COUNTY WCID 17	TX2270027	CWS	Surfacewater	45,165
TX	TRAVIS COUNTY WCID 18	TX2270083	CWS	Surfacewater	5,346
TX	TRI COUNTY SUD	TX0730004	CWS	Groundwater	5,353
TX	TRI SUD	TX2250004	CWS	Surfacewater purchased	17,421
TX	TROPHY CLUB MUD 1	TX0610018	CWS	Surfacewater purchased	9,526
TX	TRYON ROAD SUD	TX0920021	CWS	Surfacewater purchased	9,534
TX	TULIA MUNICIPAL WATER SYSTEM	TX2190003	CWS	Groundwater	4,501
TX	TWO WAY SUD	TX0910022	CWS	Groundwater	6,159
TX	TYLER COUNTY SUD	TX2290037	CWS	Groundwater	5,655
TX	UNION WSC	TX2140004	CWS	Surfacewater	5,793
TX	VALLEY RANCH MUD 1	TX1700752	CWS	Groundwater purchased	3,768
TX	VILLAGE OF SURFSIDE BEACH	TX0200037	CWS	Groundwater	3,477
TX	VIRGINIA HILL WSC	TX1070200	CWS	Groundwater	3,867
TX	WALNUT GROVE WSC	TX2120024	CWS	Surfacewater purchased	8,841
TX	WALSTON SPRINGS WSC	TX0010030	CWS	Groundwater	4,131
TX	WEBB COUNTY WATER UTILITIES	TX2400022	CWS	Surfacewater	8,358
TX	WELLBORN SUD	TX0210016	CWS	Surfacewater	23,170
TX	WELLS BRANCH MUD 1	TX2270227	CWS	Surfacewater purchased	22,062
TX	WEST BELL COUNTY WSC	TX0140105	CWS	Surfacewater purchased	4,710
TX	WEST CEDAR CREEK MUD	TX1070190	CWS	Surfacewater	20,379
TX	WEST GREGG SUD	TX0920022	CWS	Groundwater	4,893
TX	WEST HARDIN WSC	TX1000055	CWS	Groundwater	4,473
TX	WEST HARRIS COUNTY MUD 10	TX1012068	CWS	Groundwater	6,697
TX	WEST HARRIS COUNTY MUD 11	TX1012858	CWS	Groundwater	8,274
TX	WEST HARRIS COUNTY MUD 2 CHASE	TX1011029	CWS	Groundwater	4,878
TX	WEST HARRIS COUNTY MUD 6	TX1011258	CWS	Groundwater	3,423
TX	WEST HARRIS COUNTY MUD 7	TX1012228	CWS	Groundwater	5,467
TX	WEST HARRIS COUNTY MUD 9	TX1011798	CWS	Groundwater	5,961
TX	WEST JEFFERSON COUNTY MWD	TX1230021	CWS	Surfacewater	9,298
TX	WEST MEMORIAL MUD	TX1010540	CWS	Groundwater	4,200
TX	WEST TRAVIS COUNTY PUBLIC UTILITY AGENCY	TX2270235	CWS	Surfacewater	21,600
TX	WESTADOR MUD	TX1010277	CWS	Surfacewater purchased	5,085
TX	WESTERN CASS WSC	TX0340066	CWS	Groundwater	4,956
TX	WESTLAKE MUD 1	TX1010635	CWS	Groundwater	3,909
TX	WESTON MUD	TX1010634	CWS	Groundwater	6,699
TX	WICHITA VALLEY WSC	TX2430006	CWS	Surfacewater	6,150
TX	WICKSON CREEK SUD	TX0210005	CWS	Groundwater	15,000
TX	WICKSON CREEK SUD GRIMES COUNTY	TX0930003	CWS	Groundwater	4,270

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
TX	WILBARGER CREEK MUD 1	TX2270380	CWS	Groundwater purchased	3,459
TX	WILLIAMSON COUNTY MUD 10	TX2460145	CWS	Surfacewater purchased	3,513
TX	WILLIAMSON COUNTY MUD 11	TX2460159	CWS	Surfacewater purchased	3,312
TX	WILLIAMSON COUNTY WSID 3	TX2460152	CWS	Groundwater purchased	6,498
TX	WILLIAMSON TRAVIS COUNTY MUD 1	TX2460120	CWS	Surfacewater purchased	5,793
TX	WIMBERLEY WSC	TX1050018	CWS	Groundwater	5,334
TX	WINDERMERE COMMUNITY	TX2270161	CWS	Surfacewater purchased	21,006
TX	WINDFERN FOREST UTILITY DISTRICT	TX1010924	CWS	Surfacewater purchased	7,170
TX	WOODBINE SPECIAL UTILITY DISTRICT	TX0490018	CWS	Groundwater	6,870
TX	WOODLAND OAKS SUBDIVISION	TX1700648	CWS	Groundwater	3,666
TX	WYLIE NORTHEAST SUD	TX0430051	CWS	Surfacewater purchased	9,366
TX	YANCEY WSC	TX1630021	CWS	Groundwater	8,103
TX	ZAPATA COUNTY WATERWORKS SWTP	TX2530002	CWS	Surfacewater	11,913
TX	ZEPHYR WSC	TX0250019	CWS	Surfacewater purchased	7,377
UT	ALPINE CITY	UTAH25007	CWS	Groundwater	9,500
UT	ALTA TOWN WATER SYSTEM	UTAH18049	CWS	Groundwater	3,883
UT	AMERICAN FORK CITY	UTAH25008	CWS	Groundwater	34,585
UT	ASHLEY VALLEY WATER AND SEWER ID	UTAH24013	CWS	Surfacewater	13,740
UT	BLANDING CITY	UTAH19001	CWS	Surfacewater	3,760
UT	BLUFFDALE WATER SYSTEM	UTAH18004	CWS	Surfacewater purchased	17,014
UT	BONA VISTA WATER DISTRICT	UTAH29004	CWS	Surfacewater purchased	28,000
UT	BRIGHAM CITY WATER SYSTEM	UTAH02004	CWS	Groundwater	19,000
UT	CEDAR CITY WATERWORKS	UTAH11002	CWS	Groundwater	37,760
UT	CEDAR HILLS TOWN WATER SYSTEM	UTAH25137	CWS	Groundwater	10,015
UT	CENTERVILLE CITY WATER SYSTEM	UTAH06001	CWS	Surfacewater purchased	16,000
UT	CLEARFIELD CITY WATER SYSTEM	UTAH06002	CWS	Surfacewater purchased	27,200
UT	CLINTON CITY WATER SYSTEM	UTAH06003	CWS	Surfacewater purchased	22,000
UT	DELTA CITY	UTAH14001	CWS	Groundwater	3,436
UT	DRAPER CITY WATER SYSTEM	UTAH18133	CWS	Surfacewater purchased	20,024
UT	EAGLE MOUNTAIN CITY	UTAH25142	CWS	Surfacewater purchased	47,200
UT	ELK RIDGE TOWN	UTAH25031	CWS	Groundwater	4,100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
UT	ENOCH CITY WATER SYSTEM	UTAH11004	CWS	Groundwater	6,500
UT	EPHRAIM CITY	UTAH20011	CWS	Groundwater	7,000
UT	FARMINGTON CITY WATER SYSTEM	UTAH06004	CWS	Surfacewater purchased	26,500
UT	FRUIT HEIGHTS CITY WATER SYSTEM	UTAH06017	CWS	Surfacewater purchased	6,200
UT	GORGOZA MUTUAL WATER CO	UTAH22030	CWS	Groundwater	4,205
UT	GRAND WATER AND SEWER AGENCY	UTAH10023	CWS	Groundwater	4,018
UT	GRANGER-HUNTER IMPROVEMENT DISTRICT	UTAH18007	CWS	Surfacewater purchased	121,083
UT	GRANTSVILLE CITY	UTAH23002	CWS	Groundwater	13,400
UT	GUNNISON CITY	UTAH20004	CWS	Groundwater	3,490
UT	HEBER CITY WATER SYSTEM	UTAH26006	CWS	Groundwater	14,969
UT	HIGHLAND CITY	UTAH25014	CWS	Groundwater	20,000
UT	HILDALE - COLORADO CITY	UTAH27006	CWS	Groundwater	6,000
UT	HOOVER WATER IMPROVEMENT DISTRICT	UTAH29006	CWS	Groundwater	19,524
UT	HURRICANE CITY	UTAH27007	CWS	Surfacewater purchased	14,268
UT	HYDE PARK CITY WATER SYSTEM	UTAH03007	CWS	Groundwater	4,000
UT	HYRUM CITY	UTAH03008	CWS	Groundwater	7,609
UT	IVINS	UTAH27008	CWS	Surfacewater purchased	8,700
UT	JORDAN VALLEY WCD	UTAH18027	CWS	Surfacewater	82,500
UT	KANAB CITY	UTAH13005	CWS	Groundwater	4,770
UT	KAYSVILLE CITY WATER SYSTEM	UTAH06006	CWS	Surfacewater purchased	27,300
UT	KEARNS IMPROVEMENT DISTRICT	UTAH18011	CWS	Surfacewater purchased	55,119
UT	LA VERKIN CITY WATER SYSTEM	UTAH27009	CWS	Groundwater	4,500
UT	LAGOON INVESTMENT COMPANY	UTAH06043	NTNCWS	Groundwater	15,000
UT	LAYTON CITY WATER SYSTEM	UTAH06018	CWS	Surfacewater purchased	74,660
UT	LEHI CITY	UTAH25015	CWS	Surfacewater purchased	79,978
UT	MAESER IMPROVEMENT DISTRICT	UTAH24004	CWS	Surfacewater purchased	4,152
UT	MAGNA WATER DISTRICT	UTAH18014	CWS	Surfacewater purchased	32,100
UT	MANTI CITY	UTAH20005	CWS	Groundwater	3,429
UT	MAPLETON CITY	UTAH25018	CWS	Groundwater	12,414
UT	MIDVALE CITY WATER SYSTEM	UTAH18017	CWS	Surfacewater purchased	33,000
UT	MIDWAY CITY WATER SYSTEM	UTAH26008	CWS	Groundwater	5,200
UT	MOAB CITY	UTAH10003	CWS	Groundwater	9,000
UT	MORGAN CITY WATER SYSTEM	UTAH15008	CWS	Groundwater	3,465
UT	MOUNT PLEASANT CITY	UTAH20007	CWS	Groundwater	3,660
UT	MOUNTAIN REGIONAL WATER SSD	UTAH22137	CWS	Surfacewater	9,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
UT	NEPHI CITY	UTAH12003	CWS	Groundwater	6,443
UT	NIBLEY CITY WATER	UTAH03001	CWS	Groundwater	7,570
UT	NORTH LOGAN CITY	UTAH03015	CWS	Surfacewater	8,500
UT	NORTH SALT LAKE CITY WATER SYSTEM	UTAH06019	CWS	Surfacewater purchased	18,655
UT	PARK CITY WATER SYSTEM	UTAH22011	CWS	Surfacewater	8,500
UT	PAYSON CITY WATER SYSTEM	UTAH25021	CWS	Groundwater	19,000
UT	PERRY CITY	UTAH02019	CWS	Groundwater	4,700
UT	PLEASANT GROVE CITY	UTAH25022	CWS	Groundwater	40,000
UT	PLEASANT VIEW CULINARY WATER	UTAH29014	CWS	Groundwater	7,880
UT	PRICE MUNICIPAL CORPORATION	UTAH04007	CWS	Surfacewater	9,312
UT	PROVIDENCE CITY WATER SYSTEM	UTAH03017	CWS	Groundwater	7,300
UT	RICHFIELD CITY	UTAH21013	CWS	Groundwater	8,360
UT	RIVERDALE CITY WATER SYSTEM	UTAH29015	CWS	Surfacewater purchased	8,500
UT	RIVERTON CITY WATER SYSTEM	UTAH18025	CWS	Surfacewater purchased	42,838
UT	ROOSEVELT CITY WATER SYSTEM	UTAH07004	CWS	Surfacewater purchased	8,000
UT	ROY CITY WATER SYSTEM	UTAH29016	CWS	Surfacewater purchased	38,000
UT	SALEM CITY	UTAH25001	CWS	Groundwater	7,000
UT	SALT LAKE CITY WATER SYSTEM	UTAH18026	CWS	Surfacewater	360,654
UT	SANDY CITY WATER SYSTEM	UTAH18028	CWS	Surfacewater purchased	99,750
UT	SANTA CLARA CITY	UTAH27016	CWS	Surfacewater purchased	8,000
UT	SANTAQUIN CITY	UTAH25002	CWS	Groundwater	16,500
UT	SARATOGA SPRINGS CITY	UTAH25138	CWS	Surfacewater purchased	38,000
UT	SL COUNTY SERVICE AREA NO 3 - SNOWBIRD	UTAH18031	CWS	Groundwater	5,110
UT	SMITHFIELD CITY	UTAH03020	CWS	Groundwater	10,223
UT	SOUTH DAVIS WATER DISTRICT	UTAH06009	CWS	Surfacewater purchased	9,891
UT	SOUTH JORDAN CITY	UTAH18023	CWS	Surfacewater purchased	57,067
UT	SOUTH OGDEN CITY WATER SYSTEM	UTAH29017	CWS	Surfacewater purchased	17,000
UT	SOUTH WEBER WATER SYSTEM	UTAH06010	CWS	Surfacewater purchased	7,000
UT	SPANISH FORK CITY	UTAH25003	CWS	Groundwater	47,169
UT	SPRINGVILLE CITY	UTAH25005	CWS	Groundwater	30,000
UT	ST GEORGE CITY WATER SYSTEM	UTAH27015	CWS	Surfacewater purchased	85,200
UT	STANSBURY PARK IMPROVEMENT DISTRICT	UTAH23003	CWS	Groundwater	8,472
UT	SUMMIT WATER DISTRIBUTION COMPANY	UTAH22059	CWS	Surfacewater purchased	6,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
UT	SUNSET CITY WATER SYSTEM	UTAH06011	CWS	Surfacewater purchased	5,300
UT	TAYLOR-WEST WEBER WID	UTAH29019	CWS	Surfacewater purchased	8,516
UT	TOOELE CITY WATER SYSTEM	UTAH23004	CWS	Groundwater	34,000
UT	TREMONTON CITY	UTAH02011	CWS	Groundwater	10,100
UT	TWIN CREEKS SSD	UTAH26080	CWS	Surfacewater	4,106
UT	VERNAL CITY WATER SYSTEM	UTAH24012	CWS	Surfacewater purchased	11,000
UT	VINEYARD CITY	UTAH25168	CWS	Surfacewater purchased	14,492
UT	WASHINGTON CITY	UTAH27021	CWS	Surfacewater	38,015
UT	WASHINGTON TERRACE CITY WATER SYSTEM	UTAH29022	CWS	Surfacewater purchased	9,260
UT	WATERPRO INC	UTAH18006	CWS	Surfacewater	28,000
UT	WELLSVILLE CITY WATER SYSTEM	UTAH03022	CWS	Groundwater	4,190
UT	WEST BOUNTIFUL CITY WATER SYSTEM	UTAH06014	CWS	Surfacewater purchased	5,600
UT	WEST POINT CITY WATER SYSTEM	UTAH06020	CWS	Surfacewater purchased	8,288
VA	ACSA CROZET	VA2003050	CWS	Surfacewater purchased	11,173
VA	ACSA URBAN AREA	VA2003053	CWS	Surfacewater purchased	70,640
VA	AMHERST CO SERVICE AUTHORITY (ACSA)	VA5009250	CWS	Surfacewater	14,799
VA	BAPTIST VALLEY	VA1185763	CWS	Surfacewater purchased	3,857
VA	BEALETON REGIONAL	VA6061129	CWS	Groundwater under influence of surfacewater	4,250
VA	BEDFORD REGIONAL WATER AUTHORITY (BRWA)	VA5019052	CWS	Surfacewater	30,133
VA	BERRYVILLE, TOWN OF	VA2043125	CWS	Surfacewater	4,185
VA	BIG STONE GAP, TOWN OF	VA1195100	CWS	Surfacewater	9,372
VA	BLACKSBURG, TOWN OF	VA1121052	CWS	Surfacewater purchased	34,578
VA	BLACKSTONE, TOWN OF	VA5135100	CWS	Surfacewater	6,345
VA	BLUEFIELD, TOWN OF	VA1185061	CWS	Surfacewater	5,811
VA	BRIDGEWATER, TOWN OF	VA2165045	CWS	Surfacewater	6,596
VA	BROADWAY, TOWN OF	VA2165060	CWS	Surfacewater	4,015
VA	BUCHANAN CO PSA	VA1027061	CWS	Surfacewater purchased	19,326
VA	BUCKINGHAM CO WATER SYSTEM	VA5029085	CWS	Surfacewater	5,759
VA	BUENA VISTA, CITY OF	VA2530125	CWS	Groundwater under influence of surfacewater	6,650
VA	BVU AUTHORITY	VA1520070	CWS	Surfacewater	16,912
VA	CAMPBELL COUNTY CENTRAL SYSTEM	VA5031150	CWS	Surfacewater	21,761

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VA	CAROLINE UTILITY SYSTEM	VA6033085	CWS	Groundwater	4,235
VA	CARROLL REGIONAL WATER SYSTEM	VA1035088	CWS	Surfacewater purchased	7,500
VA	CENTRAL WATER SYSTEM	VA4127190	CWS	Groundwater	5,280
VA	CHARLOTTESVILLE, CITY OF	VA2540500	CWS	Surfacewater purchased	48,019
VA	CHESTERFIELD CO CENTRAL WATER SYSTEM	VA4041845	CWS	Surfacewater	338,006
VA	CHILHOWIE, TOWN OF	VA1173090	CWS	Purchased groundwater under influence of surfacewater source	4,625
VA	CHINCOTEAGUE, TOWN OF	VA3001175	CWS	Groundwater	4,325
VA	CHRISTIANSBURG ELLISTON WATERLINE	VA1121175	CWS	Surfacewater purchased	3,626
VA	CHRISTIANSBURG TOWN OF	VA1121090	CWS	Surfacewater purchased	22,000
VA	CITY OF CHESAPEAKE - NORTHWEST RIVER SYS	VA3550051	CWS	Surfacewater	165,240
VA	CITY OF CHESAPEAKE - WESTERN BRANCH SYS	VA3550050	CWS	Surfacewater purchased	32,326
VA	CLAYPOOL HILL TAZEWEEL CO PSA	VA1185105	CWS	Surfacewater	3,322
VA	CLIFTON FORGE, TOWN OF	VA2560100	CWS	Surfacewater	3,875
VA	CLINTWOOD, TOWN OF	VA1051100	CWS	Surfacewater purchased	4,836
VA	COEBURN, TOWN OF	VA1195170	CWS	Surfacewater	4,630
VA	COLONIAL BEACH, TOWN OF	VA4193280	CWS	Groundwater	3,875
VA	COVINGTON, CITY OF	VA2580100	CWS	Surfacewater	5,961
VA	CULPEPER, TOWN OF	VA6047500	CWS	Surfacewater	17,411
VA	DALE CITY	VA6153625	CWS	Surfacewater purchased	73,279
VA	DANVILLE, CITY OF	VA5590100	CWS	Surfacewater	43,055
VA	DCPSA - BIG CANEY	VA1051737	CWS	Surfacewater purchased	3,660
VA	DCWA CENTRAL	VA3053280	CWS	Surfacewater purchased	7,590
VA	DUBLIN TOWN OF	VA1155150	CWS	Surfacewater purchased	6,538
VA	DUFFIELD_SCOTT CO PSA	VA1169200	CWS	Surfacewater	4,600
VA	DULLES AIRPORT	VA6059050	NTNCWS	Surfacewater purchased	71,963
VA	EASTERN GOOCHLAND CENTRAL WATER SYSTEM	VA4075283	CWS	Surfacewater purchased	19,500
VA	EASTERN TAZEWEEL COUNTY	VA1185755	CWS	Surfacewater purchased	4,470
VA	EMPORIA, CITY OF	VA3595250	CWS	Surfacewater	5,600
VA	FARMVILLE, TOWN OF	VA5147170	CWS	Surfacewater	8,212
VA	FORT BELVOIR	VA6059450	CWS	Surfacewater purchased	37,000

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VA	FORT LEE	VA3149247	CWS	Surfacewater purchased	28,580
VA	FRANKLIN, CITY OF	VA3620350	CWS	Groundwater	9,000
VA	FREDERICK WATER	VA2069250	CWS	Surfacewater	46,206
VA	FREDERICKSBURG, CITY OF	VA6630050	CWS	Surfacewater purchased	22,500
VA	FRONT ROYAL, TOWN OF	VA2187406	CWS	Surfacewater	15,000
VA	GALAX, CITY OF	VA1640243	CWS	Surfacewater	6,837
VA	GCWSA - JARRATT	VA3081550	CWS	Surfacewater	7,190
VA	GLOUCESTER COUNTY WATER SYSTEM	VA4073311	CWS	Surfacewater	10,647
VA	HANOVER SUBURBAN WATER SYSTEM	VA4085398	CWS	Surfacewater	71,000
VA	HARRISONBURG, CITY OF	VA2660345	CWS	Surfacewater	53,016
VA	HENRICO COUNTY WATER SYSTEM	VA4087125	CWS	Surfacewater	292,000
VA	HERNDON, TOWN OF	VA6059550	CWS	Surfacewater purchased	24,601
VA	JCSA - CENTRAL SYSTEM	VA3095490	CWS	Groundwater	51,137
VA	KING GEORGE CO. COURTHOUSE	VA6099050	CWS	Groundwater	3,985
VA	LAKE LAND'OR	VA6033450	CWS	Groundwater	4,818
VA	LAKE MONTICELLO	VA2065480	CWS	Surfacewater	12,568
VA	LAWRENCEVILLE, TOWN OF	VA5025450	CWS	Surfacewater	4,806
VA	LEBANON, TOWN OF	VA1167455	CWS	Surfacewater	3,458
VA	LEESBURG, TOWN OF	VA6107300	CWS	Surfacewater	65,028
VA	LEXINGTON, CITY OF	VA2678375	CWS	Surfacewater purchased	7,500
VA	LOUISA COUNTY WATER AUTHORITY	VA2109510	CWS	Surfacewater	4,254
VA	LURAY, TOWN OF	VA2139330	CWS	Groundwater under influence of surfacewater	4,871
VA	LYNCHBURG, CITY OF	VA5680200	CWS	Surfacewater	80,995
VA	MANASSAS PARK, CITY OF	VA6687100	CWS	Surfacewater purchased	17,001
VA	MANASSAS, CITY OF	VA6685100	CWS	Surfacewater	41,757
VA	MARION, TOWN OF	VA1173481	CWS	Surfacewater	8,500
VA	MARTINSVILLE, CITY OF	VA5690400	CWS	Surfacewater	13,600
VA	MASSANUTTEN VILLAGE	VA2165525	CWS	Groundwater	5,472
VA	MOCCASIN GAP_SCOTT CO PSA	VA1169650	CWS	Surfacewater	5,412
VA	MOUNT HERMON	VA5143396	CWS	Surfacewater purchased	4,065
VA	N. LEXINGTON-FAIRFIELD-RAPHINE [RCPSA]	VA2163650	CWS	Surfacewater purchased	3,547
VA	NCSA - WINTERGREEN	VA2125910	CWS	Surfacewater	6,861
VA	NEW BALTIMORE REGIONAL	VA6061318	CWS	Groundwater	8,818
VA	NORTON, CITY OF	VA1720076	CWS	Surfacewater	3,958
VA	ORANGE, TOWN OF	VA6137500	CWS	Surfacewater	4,880
VA	PETERSBURG, CITY OF	VA3730750	CWS	Surfacewater purchased	32,000
VA	PORTSMOUTH, CITY OF	VA3740600	CWS	Surfacewater	120,400

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VA	PRICES FORK/MERRIMAC	VA1121580	CWS	Surfacewater purchased	4,541
VA	PUDDLEDOCK ROAD	VA3149700	CWS	Surfacewater purchased	9,723
VA	PULASKI COUNTY PSA	VA1155641	CWS	Surfacewater	9,452
VA	PULASKI, TOWN OF	VA1155635	CWS	Surfacewater	9,473
VA	PURCELLVILLE, TOWN OF	VA6107600	CWS	Surfacewater	8,929
VA	PWCSA - WEST	VA6153251	CWS	Surfacewater purchased	130,001
VA	RADFORD, CITY OF	VA1750100	CWS	Surfacewater	15,859
VA	RAPIDAN SERVICE AUTHORITY	VA2079625	CWS	Surfacewater	7,983
VA	RICHLANDS, TOWN OF	VA1185695	CWS	Surfacewater	4,564
VA	RICHMOND, CITY OF	VA4760100	CWS	Surfacewater	197,000
VA	ROCKY MOUNT, TOWN OF	VA5067840	CWS	Surfacewater	6,000
VA	ROUND HILL, TOWN OF	VA6107650	CWS	Groundwater	4,555
VA	SALEM, CITY OF	VA2775300	CWS	Surfacewater	25,643
VA	SMITHFIELD, TOWN OF	VA3093640	CWS	Groundwater	8,089
VA	SOUTH HILL, TOWN OF	VA5117800	CWS	Surfacewater purchased	4,600
VA	SOUTH RIVER SANITARY DISTRICT	VA2015575	CWS	Surfacewater	24,473
VA	SPOTSYLVANIA COUNTY UTILITIES	VA6177300	CWS	Surfacewater	92,826
VA	STANLEY, TOWN OF	VA2139935	CWS	Groundwater	4,185
VA	STAUNTON, CITY OF	VA2790600	CWS	Surfacewater	24,400
VA	STRASBURG, TOWN OF	VA2171750	CWS	Surfacewater	7,191
VA	SUFFOLK, CITY OF	VA3800805	CWS	Surfacewater	66,631
VA	TAZEWELL, TOWN OF	VA1185761	CWS	Surfacewater purchased	5,007
VA	THOMAS BRIDGE WATER CORP	VA1173770	CWS	Surfacewater	3,500
VA	THREE SPRINGS REGIONAL - RCPW	VA2165705	CWS	Groundwater under influence of surfacewater	12,310
VA	UPPER SMITH RIVER WATER SUPPLY	VA5089852	CWS	Surfacewater	29,721
VA	VERONA - WEYERS CAVE	VA2015725	CWS	Surfacewater purchased	7,808
VA	VIRGINIA BEACH, CITY OF	VA3810900	CWS	Surfacewater purchased	446,067
VA	VIRGINIA-AMERICAN WATER CO.	VA3670800	CWS	Surfacewater	28,000
VA	WARRENTON, TOWN OF	VA6061600	CWS	Surfacewater	11,801
VA	WAYNESBORO, CITY OF	VA2820775	CWS	Groundwater under influence of surfacewater	22,630
VA	WESTLAKE AREA PUBLIC WATER SYSTEM	VA5067244	CWS	Surfacewater purchased	3,525
VA	WILDERNESS WTP	VA6137999	CWS	Surfacewater	12,847
VA	WILLIAMSBURG, CITY OF	VA3830850	CWS	Surfacewater	16,300
VA	WINCHESTER, CITY OF	VA2840500	CWS	Surfacewater	28,248

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VA	WISE COUNTY REGIONAL WATER SYSTEM	VA1195900	CWS	Surfacewater	11,500
VA	WISE, TOWN OF	VA1195950	CWS	Surfacewater	6,375
VA	WOODWAY WATER AUTHORITY	VA1105900	CWS	Surfacewater purchased	3,800
VA	WYTHE COUNTY EAST	VA1197345	CWS	Surfacewater purchased	5,065
VA	WYTHEVILLE, TOWN OF	VA1197810	CWS	Surfacewater	7,804
VT	17 BLACK WALNUT LLC	VT0021588	System not found in SDWIS, additional search could not find system name.		
VT	BARRE CITY WATER SYSTEM	VT0005254	CWS	Surfacewater	14,000
VT	BELLOWS FALLS WATER DEPT	VT0005298	CWS	Surfacewater	4,000
VT	BENNINGTON WATER DEPT	VT0005016	CWS	Surfacewater	13,250
VT	BRANDON FIRE DISTRICT 1	VT0005211	CWS	Groundwater	3,865
VT	BRATTLEBORO WATER DEPT	VT0005290	CWS	Surfacewater	12,200
VT	BROMLEY WATER COMPANY	VT0005024	CWS	Groundwater	4,300
VT	BURLINGTON DEPT PUBLIC WORKS WATER DIV	VT0005053	CWS	Surfacewater	42,000
VT	COLCHESTER FIRE DISTRICT 2	VT0005059	CWS	Surfacewater purchased	8,300
VT	COLCHESTER FIRE DISTRICT 3	VT0005060	CWS	Surfacewater purchased	7,733
VT	EDWARD FARRAR UTILITY DISTRICT	VT0005284	CWS	Surfacewater	6,003
VT	ESSEX JCT WATER DEPT	VT0005066	CWS	Surfacewater purchased	9,500
VT	ESSEX TOWN WATER SYSTEM	VT0005065	CWS	Surfacewater purchased	9,734
VT	GREEN MTN NATIONAL FOREST OFFICE	VT0021704	System not found in SDWIS, additional search could not find system name.		
VT	HARTFORD WATER DEPT	VT0005319	CWS	Groundwater	7,600
VT	JAY PEAK WATER SYSTEM	VT0005565	CWS	Groundwater	6,740
VT	KINGDOM HALL - POWNAL	VT0021718	System not found in SDWIS, additional search could not find system name.		
VT	LYNDONVILLE WATER SYSTEM	VT0005040	CWS	Groundwater	4,500

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
VT	MANCHESTER WATER DEPT	VT0005022	CWS	Groundwater	4,140
VT	MIDDLEBURY WATER DEPT	VT0005004	CWS	Groundwater	9,200
VT	MILTON WATER DEPT	VT0005079	CWS	Surfacewater purchased	8,000
VT	MONTPELIER WATER SYSTEM	VT0005272	CWS	Surfacewater	8,912
VT	NEWPORT CITY WATER SYSTEM	VT0005202	CWS	Groundwater	4,766
VT	NORTHFIELD WATER DEPT	VT0005275	CWS	Groundwater	5,145
VT	PRISTINE SPRINGS OF VERMONT	VT0020427	System not found in SDWIS, additional search could not find system name.		
VT	RUTLAND CITY WATER DEPT	VT0005229	CWS	Surfacewater	18,500
VT	SHELBURNE WATER DEPT	VT0005087	CWS	Surfacewater purchased	5,764
VT	SOUTH BURLINGTON CITY WATER SYSTEM	VT0005091	CWS	Surfacewater purchased	19,500
VT	ST ALBANS WATER DEPT	VT0005130	CWS	Surfacewater	10,200
VT	ST JOHNSBURY WATER SYSTEM	VT0005045	CWS	Surfacewater	5,000
VT	SWANTON VILLAGE WATER	VT0005132	CWS	Surfacewater	4,000
VT	TRI TOWN WATER DISTRICT	VT0005001	CWS	Surfacewater	3,800
VT	VALLEY WATER SYSTEM	VT0021010	System not found in SDWIS, additional search could not find system name.		
VT	VERGENNES PANTON WATER DISTRICT	VT0005010	CWS	Surfacewater	5,100
VT	VERMONT HERITAGE	VT0020110	System not found in SDWIS, additional search could not find system name.		
VT	WILLISTON WATER DEPT	VT0005098	CWS	Surfacewater purchased	7,259
VT	WINHALL STRATTON F D 1	VT0005305	CWS	Groundwater	6,200
VT	WINOOSKI WATER DEPT	VT0005102	CWS	Surfacewater purchased	8,500
WA	ABERDEEN CITY OF	WA5300050	CWS	Surfacewater	17,958
WA	ALDERWOOD WATER DISTRICT	WA5301300	CWS	Surfacewater purchased	197,993
WA	ANACORTES CITY OF	WA5302200	CWS	Surfacewater	21,105
WA	ARTONDALE	WA5303160	CWS	Groundwater	5,504
WA	BAINBRIDGE ISLAND CITY OF	WA5397650	CWS	Groundwater	12,390

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	BATTLE GROUND WATER DEPT CITY OF	WA5304700	CWS	Groundwater	28,864
WA	BEACON HILL WATER & SEWER DISTRICT	WA5315650	CWS	Groundwater purchased	11,457
WA	BELLEVUE CITY OF	WA5305575	CWS	Surfacewater purchased	261,506
WA	BELLINGHAM-WATER DIVISION CITY OF	WA5305600	CWS	Surfacewater	97,383
WA	BENTON CITY WATER	WA5305800	CWS	Groundwater	5,305
WA	BIRCH BAY WATER & SEWER DISTRICT	WA5395904	CWS	Groundwater purchased	8,969
WA	BLAINE CITY OF	WA5307300	CWS	Groundwater	6,319
WA	BONNEY LAKE WATER DEPARTMENT CITY	WA5307650	CWS	Surfacewater purchased	38,307
WA	BOTHELL WATER CITY OF	WA5307900	CWS	Surfacewater purchased	30,060
WA	BUCKLEY WATER	WA5309000	CWS	Surfacewater purchased	7,411
WA	CASTLE ROCK MUNICIPAL WATER	WA5311800	CWS	Surfacewater	4,367
WA	CEDAR RIVER WATER & SEWER DISTRICT	WA5341800	CWS	Surfacewater purchased	28,671
WA	CENTRALIA PUBLIC WORKS - WATER	WA5312200	CWS	Groundwater	28,164
WA	CHEHALIS WATER DEPARTMENT	WA5312250	CWS	Surfacewater	11,426
WA	CHELAN CO PUD 1	WA5312284	CWS	Groundwater purchased	15,840
WA	CHELAN WATER DEPT CITY OF	WA5312300	CWS	Surfacewater	9,425
WA	COAL CREEK UTILITY DISTRICT	WA5341750	CWS	Surfacewater purchased	14,194
WA	COLFAX WATER DEPARTMENT CITY OF	WA5314000	CWS	Groundwater	3,624
WA	COLLEGE PLACE WATER DEPT	WA5314050	CWS	Groundwater	8,147
WA	COLVILLE WATER DEPARTMENT	WA5314200	CWS	Groundwater	4,878
WA	CONNELL CITY OF	WA5314600	CWS	Groundwater	5,150
WA	CONSOLIDATED IRRIG DIST 19 SYSTEM 1	WA5310220	CWS	Groundwater	9,364
WA	CONSOLIDATED IRRIG DIST 19 SYSTEM 2	WA5310221	CWS	Groundwater	20,500
WA	COUPEVILLE TOWN OF	WA5315550	CWS	Groundwater	4,077
WA	COVINGTON WATER DISTRICT	WA5341650	CWS	Surfacewater purchased	49,993
WA	CROSS VALLEY WATER DISTRICT	WA5316270	CWS	Surfacewater purchased	22,932
WA	CRYSTAL MOUNTAIN INC	WA5316400	CWS	Surfacewater	4,535
WA	DUVALL CITY OF	WA5320750	CWS	Surfacewater purchased	10,017
WA	EAST WENATCHEE WATER DISTRICT	WA5321800	CWS	Groundwater purchased	26,519
WA	EASTSOUND WATER USERS ASSOCIATION	WA5322170	CWS	Surfacewater	3,681
WA	EATONVILLE WATER DEPT	WA5322300	CWS	Surfacewater	3,645

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	EDMONDS CITY OF	WA5322500	CWS	Surfacewater purchased	42,153
WA	ELLENSBURG WATER DEPT	WA5322950	CWS	Groundwater	20,940
WA	ELMA, CITY OF	WA5323100	CWS	Groundwater	6,638
WA	ENUMCLAW WATER DEPARTMENT	WA5323600	CWS	Groundwater	17,152
WA	EPHRATA WATER DEPARTMENT	WA5323650	CWS	Groundwater	8,620
WA	EVERETT PUBLIC WORKS DEPT. CITY OF	WA5324050	CWS	Surfacewater	145,000
WA	EVERGREEN SKY RANCH COMMUNITY WTR	WA5324165	CWS	Groundwater	44
WA	EVERSON CITY OF	WA5324200	CWS	Groundwater	3,657
WA	FERNDALE	WA5324850	CWS	Groundwater	18,170
WA	FIFE DEPT OF PUBLIC WORKS	WA5325050	CWS	Surfacewater purchased	32,380
WA	FIRCREST CITY OF	WA5325150	CWS	Groundwater	8,095
WA	FORKS MUNICIPAL WATER DEPT	WA5326000	CWS	Groundwater	4,744
WA	FRIDAY HARBOR TOWN OF	WA5326595	CWS	Surfacewater	3,531
WA	FRUITLAND MUTUAL WATER COMPANY	WA5326800	CWS	Groundwater	15,258
WA	GIG HARBOR WATER DEPT	WA5327600	CWS	Groundwater	11,374
WA	GOLDENDALE CITY OF	WA5328450	CWS	Groundwater	4,314
WA	GRAND MOUND	WA5307158	CWS	Groundwater	3,730
WA	GRANDVIEW CITY OF	WA5328970	CWS	Groundwater	11,010
WA	GRANGER WATER DEPARTMENT	WA5329000	CWS	Groundwater	3,993
WA	GRANITE FALLS CITY OF	WA5329050	CWS	Surfacewater purchased	6,926
WA	GRAYS HARBOR CO WATER DIST 2	WA5329250	CWS	Groundwater	5,087
WA	HOQUIAM WATER DEPARTMENT	WA5334350	CWS	Surfacewater	11,456
WA	HORIZONS WEST	WA5334375	CWS	Groundwater	3,409
WA	IRVIN WATER DISTRICT #6	WA5336050	CWS	Groundwater	4,150
WA	ISSAQUAH VALLEY WATER ASSN #1	WA5336300	CWS	Groundwater	80
WA	KALAMA CITY OF	WA5337550	CWS	Groundwater under influence of surfacewater	8,020
WA	KELSO CITY OF	WA5338000	CWS	Groundwater under influence of surfacewater	15,097
WA	KING COUNTY WATER DISTRICT #125	WA5341998	CWS	Surfacewater purchased	17,546
WA	KING COUNTY WATER DISTRICT #20	WA5338950	CWS	Surfacewater purchased	38,974
WA	KING COUNTY WATER DISTRICT #49	WA5339800	CWS	Surfacewater purchased	16,065
WA	KING COUNTY WATER DISTRICT #54	WA5339950	CWS	Groundwater	5,037
WA	KING COUNTY WATER DISTRICT 119	WA5341985	CWS	Surfacewater purchased	3,796
WA	KING COUNTY WATER DISTRICT NO 90	WA5341150	CWS	Surfacewater purchased	20,100

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	KIRKLAND CITY OF	WA5342250	CWS	Surfacewater purchased	64,795
WA	LACEY WATER DEPARTMENT	WA5343500	CWS	Groundwater	85,727
WA	LAKE CHELAN RECLAMATION DISTRICT	WA5343783	CWS	Surfacewater	6,399
WA	LAKE CUSHMAN SYSTEM 5	WA5303529	CWS	Groundwater	3,483
WA	LAKE FOREST PARK WATER DISTRICT	WA5340950	CWS	Groundwater	3,327
WA	Lake Meridian Water District	WA5341900	CWS	Surfacewater purchased	22,387
WA	LEAVENWORTH CITY OF	WA5346500	CWS	Surfacewater	9,218
WA	LIBERTY LAKE SEWER & WATER DISTRICT	WA5347150	CWS	Groundwater	10,951
WA	LONG BEACH WATER DEPARTMENT	WA5348000	CWS	Surfacewater	4,052
WA	LONGVIEW WATER DEPARTMENT	WA5348100	CWS	Groundwater	49,111
WA	LWWSO - SOUTH SHORE WATER SYSTEM	WA5395910	CWS	Surfacewater	10,028
WA	LYNDEN WATER DEPARTMENT	WA5349150	CWS	Surfacewater	17,458
WA	LYNNWOOD CITY OF	WA5349270	CWS	Surfacewater purchased	63,204
WA	MANCHESTER WATER DISTRICT	WA5350700	CWS	Groundwater	10,530
WA	MARYSVILLE UTILITIES	WA5351900	CWS	Surfacewater purchased	72,380
WA	Mattawa City of	WA5352000	CWS	Groundwater	5,015
WA	MEDICAL LAKE CITY OF	WA5353400	CWS	Groundwater	4,982
WA	MERCER ISLAND CITY OF	WA5353640	CWS	Surfacewater purchased	25,748
WA	MILTON CITY OF	WA5354950	CWS	Groundwater	8,078
WA	MINTERBROOK	WA5354740	CWS	Groundwater	5,016
WA	MODERN ELECTRIC WATER CO	WA5355600	CWS	Groundwater	18,487
WA	MONROE WATER SYSTEM	WA5355820	CWS	Surfacewater purchased	23,443
WA	MONTESANO CITY OF	WA5356000	CWS	Groundwater	5,371
WA	MOSES LAKE CITY OF	WA5356300	CWS	Groundwater	22,930
WA	MOUNTLAKE TERRACE CITY OF	WA5357250	CWS	Surfacewater purchased	26,402
WA	MOXEE WATER DEPARTMENT	WA5357300	CWS	Groundwater	5,568
WA	Mukilteo Water & Wastewater Distr	WA5357550	CWS	Surfacewater purchased	24,428
WA	NACHES TOWN OF	WA5358100	CWS	Groundwater	3,512
WA	NE SAMMAMISH SEWER & WATER DISTRICT	WA5375265	CWS	Surfacewater purchased	8,854
WA	NOB HILL WATER ASSOCIATION	WA5359700	CWS	Groundwater	32,057
WA	NORTH BAINBRIDGE WATER CO	WA5359994	CWS	Groundwater	5,490
WA	NORTH BEACH WATER	WA5363000	CWS	Groundwater	8,093
WA	NORTH BEND CITY OF	WA5360100	CWS	Groundwater	5,510
WA	North City Water District	WA5339600	CWS	Surfacewater purchased	31,323
WA	NORTH PENINSULA	WA5305122	CWS	Groundwater	15,654

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	NORTH PERRY AVE WATER DISTRICT	WA5360950	CWS	Groundwater	23,472
WA	NORTHSHORE UTILITY DISTRICT	WA5340800	CWS	Surfacewater purchased	103,052
WA	OAK HARBOR CITY OF	WA5362650	CWS	Surfacewater purchased	23,587
WA	OCEAN SHORES WATER DEPT	WA5363008	CWS	Groundwater	9,347
WA	OLYMPIA CITY OF	WA5363450	CWS	Groundwater	74,818
WA	OLYMPIC VIEW WATER & SEWER DISTRICT	WA5363600	CWS	Surfacewater	15,186
WA	OMAK CITY OF	WA5363750	CWS	Groundwater	4,940
WA	ORCHARD AVENUE IRRIGATION DIST 6	WA5364000	CWS	Groundwater	4,330
WA	ORTING CITY OF	WA5364500	CWS	Groundwater	10,332
WA	OTHELLO WATER DEPARTMENT	WA5364850	CWS	Groundwater	8,725
WA	PACIFIC, CITY OF	WA5365300	CWS	Groundwater	6,673
WA	PARKLAND LIGHT & WATER COMPANY	WA5366200	CWS	Groundwater	29,539
WA	PARKVIEW TERRACE	WA5366215	CWS	Groundwater	3,702
WA	PASADENA PARK IRR DIST 17	WA5366300	CWS	Groundwater	6,269
WA	PASCO WATER DEPARTMENT	WA5366400	CWS	Surfacewater	80,180
WA	PEACOCK HILL	WA5366637	CWS	Groundwater	7,860
WA	POINT EVANS	WA5368065	CWS	Groundwater	5,193
WA	PORT ANGELES CITY OF	WA5368550	CWS	Surfacewater	28,946
WA	PORT ANGELES COMPOSITE	WA5343296	CWS	Surfacewater	11,248
WA	PORT OF SEATTLE/SEATAC AIRPORT	WA5303182	NTNCWS	Surfacewater purchased	49,483
WA	PORT ORCHARD WATER DEPT	WA5368900	CWS	Surfacewater purchased	14,238
WA	PORT TOWNSEND CITY OF	WA5369000	CWS	Surfacewater	16,766
WA	POULSBORO CITY OF	WA5369150	CWS	Groundwater	17,180
WA	PROSSER CITY OF	WA5369750	CWS	Groundwater	6,132
WA	PULLMAN WATER DEPARTMENT CITY OF	WA5369880	CWS	Groundwater	29,690
WA	PUYALLUP CITY OF	WA5370050	CWS	Surfacewater purchased	36,606
WA	QUINCY WATER DEPARTMENT CITY OF	WA5370450	CWS	Groundwater	9,850
WA	Raymond Water Department	WA5371500	CWS	Surfacewater	4,620
WA	REDMOND WATER SYSTEM CITY OF	WA5371650	CWS	Surfacewater purchased	123,565
WA	RIDGEFIELD PUBLIC WORKS	WA5372400	CWS	Groundwater	18,293
WA	ROOSEVELT WATER ASSOCIATION	WA5374150	CWS	Surfacewater purchased	3,493
WA	ROYAL CITY WATER	WA5374700	CWS	Groundwater	3,389
WA	SALLAL WATER ASSOCIATION INC	WA5375560	CWS	Groundwater	6,500
WA	SEATTLE PUBLIC UTILITIES	WA5377050	CWS	Surfacewater	955,506
WA	SELAH CITY OF	WA5377400	CWS	Groundwater	12,515
WA	SEVEN LAKES WATER ASSOCIATION	WA5377660	CWS	Groundwater	5,823
WA	SHELTON CITY OF	WA5378170	CWS	Groundwater	21,413
WA	SILVERDALE WATER DIST 16	WA5379300	CWS	Groundwater	25,998

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	SKAGIT COUNTY PUD 1 JUDY RES	WA5379500	CWS	Surfacewater	79,816
WA	SKYWAY WATER & SEWER	WA5338800	CWS	Surfacewater purchased	11,710
WA	SNO PUD 1 - LAKE STEVENS	WA5380907	CWS	Surfacewater purchased	59,146
WA	SNOHOMISH CITY OF	WA5380915	CWS	Surfacewater purchased	11,258
WA	SNOQUALMIE PASS UTILITY DISTRICT	WA5381048	CWS	Groundwater	5,923
WA	SNOQUALMIE WATER	WA5381080	CWS	Groundwater	15,848
WA	SOOS CREEK WATER & SEWER DISTRICT	WA5340100	CWS	Surfacewater purchased	64,534
WA	SOUTH BAINBRIDGE	WA5381451	CWS	Groundwater	4,199
WA	SOUTHWOOD	WA5382844	CWS	Surfacewater purchased	63,370
WA	SPANAWAY WATER COMPANY	WA5382850	CWS	Groundwater	31,055
WA	SPO CO WATER DIST 3 SYS 1	WA5393351	CWS	Groundwater	18,383
WA	SPO CO WATER DIST 3 SYS 3	WA5393353	CWS	Groundwater	3,758
WA	SPO CO WATER DIST 3 SYS 4	WA5393354	CWS	Groundwater	5,373
WA	SPOKANE BUSINESS & INDUSTRIAL PARK	WA5383027	NTNCWS	Groundwater	5,000
WA	STANWOOD WATER DEPT CITY OF	WA5383650	CWS	Groundwater	12,255
WA	STEILACOOM TOWN OF	WA5384000	CWS	Groundwater	8,421
WA	STEVENS CO PUD - SUNCREST	WA5385202	CWS	Groundwater	7,484
WA	STEVENS PASS WATER SYSTEM	WA5384245	NTNCWS	Surfacewater	4,053
WA	SULTAN WATER DEPARTMENT	WA5384770	CWS	Surfacewater	6,200
WA	SUMNER CITY OF	WA5385120	CWS	Groundwater	15,530
WA	SUNNYSIDE CITY OF	WA5385400	CWS	Groundwater	16,280
WA	SUQUAMISH	WA5386400	CWS	Groundwater	4,203
WA	Tenino City of	WA5387400	CWS	Groundwater	3,336
WA	TOPPENISH WATER DEPARTMENT	WA5388850	CWS	Groundwater	8,950
WA	TRENTWOOD IRRIGATION DISTRICT 3	WA5389250	CWS	Groundwater	4,188
WA	TUKWILA WATER DEPARTMENT	WA5389500	CWS	Surfacewater purchased	45,374
WA	UNION GAP WATER	WA5390250	CWS	Groundwater	6,433
WA	UNION HILL WATER ASSOCIATION INC	WA5390260	CWS	Groundwater	8,670
WA	VERA WATER & POWER	WA5391450	CWS	Groundwater	24,692
WA	VINLAND	WA5391923	CWS	Groundwater	4,305
WA	WALLA WALLA WATER DIVISION	WA5392500	CWS	Surfacewater	36,375
WA	WAPATO WATERWORKS	WA5392800	CWS	Groundwater	5,962
WA	WARDEN CITY OF	WA5392850	CWS	Groundwater	4,674
WA	WASHOUGAL CITY OF	WA5393400	CWS	Groundwater	21,580
WA	WATER DISTRICT 19	WA5338900	CWS	Surfacewater	3,723
WA	WENATCHEE CITY OF	WA5394350	CWS	Groundwater	30,800
WA	WEST RICHLAND CITY OF	WA5394900	CWS	Surfacewater purchased	15,515
WA	West Sound Utility District #1	WA5302600	CWS	Groundwater	28,721

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WA	WESTPORT WATER DEPARTMENT	WA5395300	CWS	Groundwater	5,346
WA	WHITE SALMON CITY OF	WA5396350	CWS	Surfacewater	3,930
WA	WHITWORTH WATER DISTRICT 2	WA5396601	CWS	Groundwater	26,883
WA	WOODINVILLE WATER DISTRICT	WA5341600	CWS	Surfacewater purchased	59,873
WA	YAK CO - TERRACE HEIGHTS	WA5306029	CWS	Groundwater	8,030
WA	YAKIMA WATER DIVISION CITY OF	WA5399150	CWS	Surfacewater	72,806
WA	YELM CITY OF	WA5399350	CWS	Groundwater	15,752
WA	ZILLAH CITY OF	WA5399800	CWS	Groundwater	3,518
WI	ALGOMA TN SANITARY DIST 1	WI4711611	CWS	Groundwater	3,648
WI	ALLOUEZ WATERWORKS	WI4050455	CWS	Surfacewater purchased	14,156
WI	ALTOONA WATERWORKS	WI6180280	CWS	Groundwater	7,682
WI	ARCADIA WATERWORKS	WI6620319	CWS	Groundwater	3,737
WI	ASHWAUBENON WATERWORKS	WI4050456	CWS	Surfacewater purchased	17,730
WI	BARABOO WATERWORKS	WI1570085	CWS	Groundwater	12,703
WI	BARRON LIGHT & WATER DEPT	WI6030125	CWS	Groundwater	3,423
WI	BEAVER DAM WATER UTILITY	WI1140059	CWS	Groundwater	16,200
WI	BERLIN WATERWORKS	WI4240216	CWS	Groundwater	5,524
WI	BLOOMER WATERWORKS	WI6090448	CWS	Groundwater	3,563
WI	BLOOMFIELD, VILLAGE OF	WI2651469	CWS	Groundwater	4,071
WI	BONNIE VALE PARK 2	WI6180300	CWS	Groundwater	51
WI	BURLINGTON WATERWORKS	WI2520177	CWS	Groundwater	9,958
WI	CALEDONIA WATER UTILITY - VILLAGE OF	WI2520184	CWS	Surfacewater purchased	21,819
WI	CENTURIA WATERWORKS	WI6490332	CWS	Groundwater	900
WI	CHILTON WATERWORKS	WI4080222	CWS	Groundwater	4,084
WI	COLUMBUS UTILITIES	WI1110038	CWS	Groundwater	5,173
WI	COMBINED LOCKS WATERWORKS	WI4450409	CWS	Groundwater purchased	3,592
WI	COTTAGE GROVE WATERWORKS	WI1130218	CWS	Groundwater	6,512
WI	COUNTRY AIRE APARTMENTS 3	WI2680249	CWS	Groundwater	80
WI	CRIVITZ WATERWORKS	WI4380411	CWS	Groundwater	996
WI	DARBOY SANITARY DIST 1	WI4450117	CWS	Groundwater	12,000
WI	DENMARK WATERWORKS	WI4050351	CWS	Groundwater	2,446
WI	DRUMMOND SANITARY DISTRICT	WI8040129	CWS	Groundwater	250
WI	EDGERTON WATERWORKS	WI1540119	CWS	Groundwater	5,512
WI	ELKHART LAKE WATERWORKS	WI4600439	CWS	Groundwater	1,020
WI	ELKHORN WATERWORKS	WI2650062	CWS	Groundwater	10,317
WI	EQUINOX REI LLC DELLWOOD ESTATES	WI1570503	CWS	Groundwater	70
WI	EVANSVILLE WATERWORKS	WI1540047	CWS	Groundwater	5,070
WI	FAIRCHILD WATERWORKS	WI6180295	CWS	Groundwater	451
WI	FITCHBURG UTILITY DIST 1	WI1130231	CWS	Groundwater	24,500
WI	FOND DU LAC WATERWORKS	WI4200469	CWS	Groundwater	44,303

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	FONTANA WATER UTILITY	WI2650128	CWS	Groundwater	1,839
WI	FORT ATKINSON WATERWORKS	WI1280103	CWS	Groundwater	12,390
WI	FOX CROSSING UTILITIES WEST	WI4710358	CWS	Groundwater	13,720
WI	FOX POINT WATERWORKS	WI2410584	CWS	Surfacewater purchased	6,808
WI	FRIESLAND WATERWORKS	WI1110099	CWS	Groundwater	345
WI	GLENDALE WATERWORKS	WI2410168	CWS	Surfacewater purchased	12,883
WI	GOODMAN SANITARY DIST NO 1	WI4380438	CWS	Groundwater	350
WI	GRAND CHUTE TN SAN DIST 1	WI4450429	CWS	Surfacewater purchased	21,583
WI	GREENDALE WATERWORKS	WI2410571	CWS	Surfacewater purchased	14,393
WI	HALES HAPPINESS SUBDIVISION	WI2410575	CWS	Groundwater	400
WI	HARRISON UTILITIES - FKA WAVERLY SD	WI4080076	CWS	Surfacewater purchased	5,500
WI	HICKORY SHADE	WI7720167	CWS	Groundwater	55
WI	HILLS OF WALES APTS	WI2680236	CWS	Groundwater	50
WI	HILLSBORO WATERWORKS	WI6630257	CWS	Groundwater	1,325
WI	HO CHUNK CASINO	WI1570639	NTNCWS	Groundwater	5,486
WI	HOMESTEADER LLC THE	WI6120109	CWS	Groundwater	200
WI	HOWARD WATERWORKS	WI4050468	CWS	Surfacewater purchased	18,900
WI	JACKSON WATERWORKS	WI2670111	CWS	Groundwater	8,215
WI	JEFFERSON WATERWORKS	WI1280104	CWS	Groundwater	7,926
WI	JOHNSON CREEK WATERWORKS	WI1280107	CWS	Groundwater	3,318
WI	KAUKAUNA UTILITIES	WI4450336	CWS	Groundwater	17,089
WI	KIMBERLY WATERWORKS	WI4450342	CWS	Groundwater	6,451
WI	KRONENWETTER WATER & SEWER UTILITY	WI7371700	CWS	Groundwater	6,931
WI	LAKE HALLIE WATERWORKS VILLAGE OF	WI6090849	CWS	Groundwater	6,701
WI	LAKE MILLS WATERWORKS	WI1280108	CWS	Groundwater	5,780
WI	LANCASTER WATERWORKS	WI1220107	CWS	Groundwater	3,868
WI	LAND O LAKES SANITARY DIST	WI7640112	CWS	Groundwater	450
WI	LANNON WATER UTILITY	WI2686008	CWS	Groundwater	172
WI	LAUREL LAKES 608	WI2460137	CWS	Groundwater	80
WI	LEDGEVIEW TN SANITARY DIST 2	WI4051418	CWS	Surfacewater purchased	6,487
WI	LINDEN LANE APTS 141	WI2460154	CWS	Groundwater	75
WI	LITTLE CHUTE WATERWORKS	WI4450338	CWS	Groundwater	11,040
WI	LITTLE FLORIDA	WI7350124	CWS	Groundwater	170
WI	LONE ROCK WATERWORKS	WI1530061	CWS	Groundwater	895
WI	MAIZEFIELD MHC (MANUFACTURED HOME COMMUNITY)	WI7370157	CWS	Groundwater	145
WI	MAPLE TERRACE MHC	WI2670107	CWS	Groundwater	124
WI	MAPLEWOOD SANITARY DIST 1	WI4150064	CWS	Groundwater	122

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	MARSHALL WATERWORKS	WI1130237	CWS	Groundwater	3,862
WI	MAUSTON WATERWORKS	WI7290129	CWS	Groundwater	4,456
WI	MEADOWS OF THE GROVE	WI2680278	CWS	Groundwater	66
WI	MENOMONEE FALLS WW - SURFACE WATER	WI2680082	CWS	Surfacewater purchased	23,867
WI	MEQUON WATER UTILITY	WI2460112	CWS	Surfacewater purchased	11,152
WI	MILLTOWN WATERWORKS	WI6490339	CWS	Groundwater	915
WI	MILTON WATERWORKS	WI1540130	CWS	Groundwater	5,588
WI	MONROE WATERWORKS	WI1230078	CWS	Groundwater	10,780
WI	MONTELLO WATERWORKS	WI4390281	CWS	Groundwater	1,329
WI	MOUNT CALVARY WATERWORKS	WI4200474	CWS	Groundwater	567
WI	NEW BERLIN WATER UTILITY	WI2680217	CWS	Surfacewater purchased	27,899
WI	NORTH FOND DU LAC WATERWORKS	WI4200405	CWS	Groundwater	5,014
WI	OAKWOOD TERRACE	WI1110104	CWS	Groundwater	100
WI	OCONTO WATERWORKS	WI4430495	CWS	Groundwater	4,610
WI	OMRO WATERWORKS	WI4710357	CWS	Groundwater	3,558
WI	OREGON WATERWORKS	WI1130251	CWS	Groundwater	10,078
WI	PATRICIA LAKE MANUFACTURED HOUSING COMMUNITY	WI7440139	CWS	Groundwater	56
WI	PINE ISLAND ESTATES	WI6100331	CWS	Groundwater	75
WI	PLATTEVILLE WATERWORKS	WI1220115	CWS	Groundwater	12,268
WI	PLEASANT PRAIRIE WATER UTILITY	WI2300167	CWS	Surfacewater purchased	10,754
WI	PRAIRIE DU SAC WATERWORKS	WI1570100	CWS	Groundwater	4,006
WI	PRENTICE WATERWORKS	WI8510132	CWS	Groundwater	660
WI	PULASKI WATERWORKS	WI4050355	CWS	Groundwater	3,731
WI	RECREACRES MHC LLC	WI7500138	CWS	Groundwater	320
WI	REFLECTIONS VILLAGE	WI2671748	CWS	Groundwater	165
WI	RICHLAND CENTER WATERWORKS	WI1530068	CWS	Groundwater	5,100
WI	RIVER FALLS WATERWORKS	WI6480246	CWS	Groundwater	15,229
WI	RIVER TRAILS ESTATES WATER USERS	WI2460680	CWS	Groundwater	84
WI	SAUK CITY WATERWORKS	WI1570105	CWS	Groundwater	3,424
WI	SEYMOUR WATERWORKS	WI4450337	CWS	Groundwater	3,478
WI	SHAWANO LK SAN DIST 1	WI4590457	CWS	Groundwater	4,950
WI	SHEBOYGAN FALLS UTILITIES	WI4600455	CWS	Surfacewater purchased	8,165
WI	SHEBOYGAN WATER UTILITIES	WI4600354	CWS	Surfacewater	48,327
WI	SHELDON WATER UTILITY	WI8550278	CWS	Groundwater	265
WI	SHOREWOOD WATERWORKS	WI2410607	CWS	Surfacewater purchased	13,189
WI	SPARTA WATERWORKS	WI6420297	CWS	Groundwater	10,025
WI	SPRING GREEN ESTATES	WI1570110	CWS	Groundwater	300
WI	SPRING GREEN WATERWORKS	WI1570109	CWS	Groundwater	1,626

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WI	ST JOHNS NORTHWESTERN MILITARY ACADEMY	WI2680761	CWS	Groundwater	290
WI	SUAMICO WATERWORKS	WI4051031	CWS	Groundwater	4,459
WI	THORP WATERWORKS	WI6100337	CWS	Groundwater	1,636
WI	THREE LAKES SANITARY DISTRICT	WI7440129	CWS	Groundwater	500
WI	TIGERTON WATERWORKS	WI4590462	CWS	Groundwater	740
WI	UNION GROVE WATERWORKS	WI2520200	CWS	Groundwater	4,900
WI	VIROQUA WATERWORKS	WI6630263	CWS	Groundwater	4,362
WI	WATERFORD WATERWORKS	WI2520202	CWS	Groundwater	5,368
WI	WATERTOWN WATERWORKS	WI1280044	CWS	Groundwater	23,945
WI	WAUWATOSA WATERWORKS	WI2410596	CWS	Surfacewater purchased	49,064
WI	WEST ALLIS WATERWORKS	WI2410595	CWS	Surfacewater purchased	63,240
WI	WEST SALEM WATERWORKS	WI6320334	CWS	Groundwater	5,045
WI	WHEELER WATERWORKS ASSOC	WI6170274	CWS	Groundwater	317
WI	WHITEFISH BAY WATERWORKS	WI2410597	CWS	Surfacewater purchased	14,272
WI	WHITEWATER WATERWORKS	WI2650056	CWS	Groundwater	14,000
WI	WINDSOR WATER UTILITY SOUTH	WI1130267	CWS	Groundwater	2,686
WI	YORKVILLE UTILITY DIST 1	WI2521735	NTNCWS	Groundwater	3,900
WV	ADRIAN P S D	WV3304911	CWS	Surfacewater purchased	5,295
WV	BLUEWELL PSD	WV3302804	CWS	Surfacewater purchased	6,216
WV	BRIDGEPORT CITY OF	WV3301703	CWS	Surfacewater purchased	10,775
WV	BUFFALO CREEK PSD	WV3302347	CWS	Surfacewater	3,464
WV	CHEAT VIEW PSD	WV3303106	CWS	Surfacewater purchased	9,201
WV	CLAY BATTELLE PSD	WV3303121	CWS	Surfacewater purchased	3,717
WV	CLINTON WATER ASSOC - ROUTE 119	WV3303107	CWS	Surfacewater purchased	5,733
WV	COOL RIDGE FLAT TOP PSD	WV3304139	CWS	Surfacewater purchased	4,190
WV	CRUM PSD	WV3305010	CWS	Surfacewater purchased	3,437
WV	EASTERN WYOMING PSD STEPHENSON WTP	WV3305521	CWS	Groundwater	3,616
WV	GAULEY RIVER PSD	WV3301042	CWS	Surfacewater purchased	3,944
WV	GRAFTON CITY OF	WV3304601	CWS	Surfacewater purchased	6,250
WV	GRANT CO PSD-NORTHFORK-MAYSVILLE	WV3301206	CWS	Surfacewater purchased	4,269
WV	GREATER HARRISON PSD LOST CREEK MT CLARE	WV3301713	CWS	Surfacewater purchased	3,415

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WV	GREEN VALLEY GLENWOOD PSD GLENWOOD	WV3302849	CWS	Surfacewater	6,414
WV	LVALETTE PSD	WV3305006	CWS	Surfacewater purchased	7,293
WV	MARSHALL COUNTY PSD 1	WV3302606	CWS	Groundwater purchased	3,463
WV	MARSHALL COUNTY PSD 4	WV3302609	CWS	Groundwater purchased	4,063
WV	MASON CO PSD - ASHTON	WV3302717	CWS	Groundwater	3,768
WV	MASON CO PSD-LAKIN DIST	WV3302712	CWS	Groundwater	3,323
WV	MIDLAND PSD	WV3304208	CWS	Surfacewater purchased	3,700
WV	MINERAL WELLS PSD	WV3305405	CWS	Surfacewater purchased	5,674
WV	MORTON PLAZA-WV PARKWAYS	WV9920075	NTNCWS	Groundwater	3,364
WV	MOUNTAINEER PARK INC	WV3301520	NTNCWS	Groundwater	5,760
WV	NETTIE LEIVASY PSD	WV3303403	CWS	Surfacewater	3,343
WV	OHIO COUNTY PSD	WV3303508	CWS	Surfacewater purchased	10,220
WV	RALEIGH COUNTY MEM AIRPORT	WV3304138	CWS	Surfacewater purchased	4,587
WV	RALEIGH COUNTY PSD ARNETT	WV3304140	CWS	Surfacewater purchased	6,663
WV	RED SULPHUR PSD	WV3303206	CWS	Surfacewater	5,352
WV	SOUTHERN JACKSON COUNTY P S D	WV3301817	CWS	Surfacewater purchased	6,107
WV	SOUTHWESTERN WATER DISTRICT	WV3304603	CWS	Surfacewater purchased	5,296
WV	SUMMERSVILLE MUNICIPAL WATER	WV3303404	CWS	Surfacewater	5,574
WV	VALLEY FALLS PSD	WV3302523	CWS	Surfacewater purchased	4,042
WV	WASHINGTON PIKE PSD	WV3300515	CWS	Groundwater purchased	3,571
WV	WHITE SULPHUR SPRINGS WATER	WV3301314	CWS	Groundwater	3,845
WV	WVAWC BLUESTONE PLANT	WV3304513	CWS	Surfacewater	26,874
WV	WVAWC NEW RIVER REGIONAL WTR TRTMT PLT	WV3301046	CWS	Surfacewater	24,295
WY	BUFFALO, CITY OF	WY5600005	CWS	Surfacewater	4,400
WY	CASPER, CITY OF	WY5601415	CWS	Surfacewater purchased	59,000
WY	CHEYENNE BOARD OF PUBLIC UTILITIES	WY5600011	CWS	Surfacewater	64,165
WY	CODY, CITY OF	WY5600207	CWS	Surfacewater purchased	9,836
WY	DOUGLAS, CITY OF	WY5600137	CWS	Surfacewater	6,400
WY	EVANSTON, CITY OF	WY5600150	CWS	Surfacewater	12,000
WY	GILLETTE, CITY OF	WY5600019	CWS	Groundwater	32,222
WY	GREEN RIVER, CITY OF	WY5601181	CWS	Surfacewater purchased	10,500
WY	KEMMERER-DIAMONDVILLE JPB	WY5600028	CWS	Surfacewater	3,348

Primacy Agency [State]	PWS Name	PWSID	PWS Type	Primary Source	Population Served
WY	LARAMIE, CITY OF	WY5600029	CWS	Surfacewater	30,899
WY	MILLS, CITY OF	WY5600036	CWS	Groundwater under influence of surfacewater	4,050
WY	NEWCASTLE, CITY OF	WY5600256	CWS	Groundwater	3,521
WY	NORTHWEST RURAL WATER DISTRICT	WY5601254	CWS	Surfacewater purchased	7,330
WY	POWELL, CITY OF	WY5600042	CWS	Surfacewater purchased	6,310
WY	RAWLINS WATER SUPPLY, CITY OF	WY5600045	CWS	Surfacewater	9,006
WY	RIVERTON, CITY OF	WY5600047	CWS	Surfacewater	10,330
WY	ROCK SPRINGS, CITY OF	WY5601182	CWS	Surfacewater purchased	24,000
WY	SHERIDAN, CITY OF	WY5600052	CWS	Surfacewater	22,700
WY	SOUTH CHEYENNE WATER & SEWER DISTRICT	WY5600239	CWS	Surfacewater purchased	10,000
WY	WARDWELL WATER & SEWER DISTRICT	WY5600067	CWS	Surfacewater purchased	4,000

In accordance with the Settlement Agreement, the Parties agree that Exhibits E and F represent a good-faith effort to list all Phase One and Phase Two Eligible Claimants, respectively, and to state the number of people served by each Eligible Claimant. These Exhibits include Eligible Claimants that are affiliated or associated with, or acting in conjunction with or on behalf of, Public Water Systems within the Settlement Class and have asserted Claims relating to Drinking Water, and therefore would be Releasing Parties under the Settlement.

This Exhibit does not include all of the approximately 800 nationally representative water systems serving 3,300 or fewer people that will be required to test for certain PFAS under UCMR-5, as U.S. EPA has not publicly identified all of those water systems. A Community Water System fitting that description but not currently listed on this Exhibit will be an Eligible Claimant.

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EXHIBIT G**Systems Near a Manufacturing Site**

The list of Public Water Systems associated with a specific PFAS-manufacturing facility owned by 3M

3M Facility	Public Water System
Cordova	Camanche Water Supply
Cottage Grove	Afton Cottage Grove Denmark Township Lake Elmo Lakeland Municipal Water Oakdale Newport Saint Paul Park West Lakeland Woodbury
Decatur	West Morgan-East Lawrence Water and Sewer Authority

*Amended by Agreement (8/27/2023)***AMENDED EXHIBIT H****Systems Owned by a State Government**

Public Water Systems owned by a State government and listed in SDWIS as having as its sole "Owner Type" a "State government"

Note:

Inclusion on this Exhibit does not necessarily indicate that the included entity lacks independent authority to sue and be sued. Whether an entity is an Eligible Claimant is determined by the relevant provisions of the Settlement Agreement, including Paragraphs 2.24 and Section 5.

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
AR	ADC - CUMMINS UNIT MAINT	AR0000315	Active	CWS	State government	Ground water
AS	CENTRAL ASG	AS9711948	Active	CWS	State government	Surface water
AZ	ADOC EYMAN UNIT	AZ0411705	Active	CWS	State government	Ground water
AZ	ADOC TUCSON	AZ0420557	Active	CWS	State government	Ground water
AZ	ASPC LEWIS COMPLEX WATER SYSTEM	AZ0407555	Active	CWS	State government	Ground water
AZ	ASPC YUMA	AZ0414099	Active	CWS	State government	Ground water
CA	ATASCADERO STATE HOSPITAL	CA4010832	Active	CWS	State government	Groundwater
CA	CALIFORNIA INSTITUTION FOR MEN	CA3610850	Active	CWS	State government	Groundwater
CA	CALIFORNIA MENS COLONY	CA4010830	Active	CWS	State government	Surface water
CA	CALIFORNIA REHABILITATION CENTER - NORCO	CA3310800	Active	CWS	State government	Ground water purchased
CA	CALIFORNIA STATE FAIR	CA3410026	Active	CWS	State government	Groundwater
CA	CALIFORNIA STATE PRISON - SOLANO	CA4810800	Active	CWS	State government	Surface water
CA	CALIPATRIA STATE PRISON	CA1310800	Active	CWS	State government	Surface water purchased

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
CA	CCI - TEHACHAPI	CA1510800	Active	CWS	State government	Ground water
CA	CDCR-HIGH DESERT STATE PRISON	CA1805004	Active	CWS	State government	Groundwater
CA	CENTINELA STATE PRISON	CA1310801	Active	CWS	State government	Surface water purchased
CA	CHUCKAWALLA VALLEY STATE PRISON	CA3310802	Active	CWS	State government	Ground water
CA	CORRECTIONAL TRAINING FACILITY - SOLEDAD	CA2710850	Active	CWS	State government	Ground water
CA	FOLSOM STATE PRISON	CA3410032	Active	CWS	State government	Surface water
CA	KERN VALLEY STATE PRISON	CA1510802	Active	CWS	State government	Ground water
CA	WASCO ST. PRISON RECEPTION CTR	CA1510801	Active	CWS	State government	Ground water
CO	BUENA VISTA CORRECTIONAL FACILITY	CO0108350	Active	CWS	State government	Groundwater
CT	UNIVERSITY OF CONNECTICUT - MAIN CAMPUS	CT0780021	Active	CWS	State government	Surface water purchased
FL	FLORIDA STATE PRISON	FL2040372	Active	CWS	State government	Ground water
GA	ABRAHAM BALDWIN AGRI. COLLEGE	GA2770004	Active	CWS	State government	Ground water
GA	GEORGIA SOUTHERN UNIVERSITY	GA0310006	Active	CWS	State government	Ground water
IA	ISU	IA8503528	Active	CWS	State government	Groundwater purchased
IL	VIENNA CORRECTIONAL CENTER	IL0875510	Active	CWS	State government	Surfacewater
IN	PURDUE UNIV. WATER WORKS	IN5279015	Active	CWS	State government	Groundwater
KS	UNIVERSITY OF KANSAS	KS2004513	Active	CWS	State government	Surface water purchased

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
KY	MOREHEAD STATE UNIVERSITY	KY1030480	Active	CWS	State government	Surface water
LA	GRAMBLING STATE UNIVERSITY WS	LA1061005	Active	CWS	State government	Ground water
LA	LOUISIANA STATE PENITENTIARY	LA1125005	Active	CWS	State government	Ground water
MA	BRIMFIELD HOUSING AUTHORITY	MA1043002	Active	CWS	State government	Groundwater
MA	HILLSIDE HEIGHTS OF GRANBY	MA1111039	Active	CWS	State government	Groundwater
MA	MCI NORFOLK/CEDAR JUNCTION/WALPOLE	MA2208001	Active	CWS	State government	Groundwater
MA	MCI SHIRLEY	MA2270001	Active	CWS	State government	Groundwater
MA	MENDON HOUSING AUTHORITY	MA2179001	Active	CWS	State government	Groundwater
MA	TEWKSBURY HOSPITAL	MA3295001	Active	CWS	State government	Groundwater
MA	WRENTHAM DEVELOPMENTAL CENTER	MA4350001	Active	CWS	State government	Groundwater
MD	EASTERN CORRECTIONAL INSTITUTE	MD0190013	Active	CWS	State government	Ground water
MD	MSA-M&T STADIUM	MD1300005	Active	NTNCWS	State government	Surface water purchased
MD	MSA-ORIOLE PARK/NORTH & SOUTH WAREHOUSES	MD1300004	Active	NTNCWS	State government	Surface water purchased
ME	MOUNTAIN VIEW CORRECTIONAL FACILITY	ME0090342	Active	CWS	State government	Groundwater
MO	BONNE TERRE PRISON	MO4061410	Active	CWS	State government	Ground water
MO	FARMINGTON CORRECTIONAL CENTER	MO4069041	Active	CWS	State government	Ground water
MS	MS STATE HOSPITAL-WHITFIELD	MS0610032	Active	CWS	State government	Ground water

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
MS	MS STATE UNIVERSITY	MS0530012	Active	CWS	State government	Groundwater
MS	UNIVERSITY OF MISSISSIPPI	MS0360015	Active	CWS	State government	Groundwater
MS	UNIVERSITY OF MS MEDICAL CNTR	MS0250034	Active	NTNCWS	State government	Ground water
MT	MONTANA STATE UNIVERSITY BOZEMAN	MT0004790	Active	NTNCWS	State government	Surface water purchased
MT	UNIVERSITY OF MONTANA	MT0004204	Active	NTNCWS	State government	Groundwater purchased
NH	HAMPSTEAD HOSPITAL	NH1034010	Active	NTNCWS	State government	Groundwater
NH	UNH/DURHAM WATER SYS	NH0691010	Active	CWS	State government	Surface water
NJ	DOVES RCH	NJ1008300	Active	NTNCWS	State government	Groundwater
NJ	EDNA MAHAN CORRECTIONAL	NJ1025001	Active	CWS	State government	Groundwater
NJ	NEW JERSEY MOTOR VEHICLE COMMISSION	NJ1021435	Active	NTNCWS	State government	Groundwater
NJ	NEW JERSEY MOTOR VEHICLE INSPECTION STAT	NJ0436499	Active	NTNCWS	State government	Groundwater
NJ	NEW LISBON DEVELOPMENT CTR	NJ0339001	Active	CWS	State government	Groundwater
NJ	NJDOT @ ROXBURY CORP CENTER	NJ1436365	Active	NTNCWS	State government	Groundwater
NV	SOUTHERN DESERT CORRECTIONAL CTR NDOC	NV0005062	Active	CWS	State government	Ground water
NY	ALFRED STATE COLLEGE	NY0220581	Active	CWS	State government	Ground water purchased
NY	ALTONA CORRECTIONAL FACILITY	NY0919482	Active	CWS	State government	Groundwater
NY	BARTON & WELLER TRAIL - ASP	NY0420358	Active	NTNCWS	State government	Groundwater

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
NY	BEAR MOUNTAIN WATER SUPPLY	NY4317681	Active	CWS	State government	Surface water
NY	CLINTON CORRECTIONAL FACILITY	NY0904192	Active	CWS	State government	Ground water
NY	GREAT MEADOW/WASHINGTON CORR. FACILITIES	NY5704191	Active	CWS	State government	Surface water
NY	JONES BEACH STATE PARK	NY2908333	Active	NTNCWS	State government	Ground water
NY	MORRISVILLE STATE COLLEGE	NY2613319	Active	CWS	State government	Groundwater
NY	NYS OFFICE OF CHILDREN & FAMILY SERVICES	NY5503015	Active	CWS	State government	Surfacewater
NY	RED HOUSE WATER SUPPLY - ASP	NY0420357	Active	NTNCWS	State government	Ground water
NY	ROBERT MOSES STATE PARK	NY5117671	Active	CWS	State government	Ground water
NY	WILLARD DRUG TREATMENT CENTER	NY4910589	Active	CWS	State government	Surfacewater
OH	CHILLICOTHE CORRECTIONAL INSTITUTION	OH7101212	Active	CWS	State government	Groundwater
OH	LEBANON CORRECTIONAL INSTITUTION	OH8301012	Active	CWS	State government	Groundwater
OH	ODRC-PICKAWAY CORRECTION PWS	OH6501712	Active	CWS	State government	Groundwater
OK	OKLA ORDNANCE WORKS AUTHORITY	OK1021602	Active	CWS	State government	Surface water
OK	OKLAHOMA UNIVERSITY	OK3001414	Active	CWS	State government	Surface water purchased
OK	OSU WATER PLANT	OK1020910	Active	CWS	State government	Surface water
PA	PENN STATE UNIV.	PA4140095	Active	CWS	State government	Groundwater
PA	ROCKVIEW	PA4140098	Active	CWS	State government	Surface water

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
PA	STATE CORRECTIONAL INST	PA7210046	Active	CWS	State government	Surface water
RI	LADD CENTER WATER SYSTEM	RI1592012	Active	CWS	State government	Groundwater
TX	PRAIRIE VIEW A&M UNIVERSITY	TX2370002	Active	CWS	State government	Ground water
TX	TDCJ BETO UNIT	TX0010044	Active	CWS	State government	Ground water
TX	TDCJ CHASE FIELD	TX0130002	Active	CWS	State government	Ground water
TX	TDCJ COFFIELD MICHAEL	TX0010031	Active	CWS	State government	Ground water
TX	TDCJ JESTER 1 UNIT	TX0790085	Active	CWS	State government	Ground water
TX	TDCJ RAMSEY AREA	TX0200201	Active	CWS	State government	Ground water
TX	TEXAS A&M UNIVERSITY COMMERCE	TX1160008	Active	CWS	State government	Surface water purchased
TX	TEXAS A&M UNIVERSITY MAIN CAMPUS	TX0210017	Active	CWS	State government	Groundwater
TX	TEXAS STATE UNIVERSITY - SAN MARCOS	TX1050003	Active	CWS	State government	Groundwater
UT	CENTRAL UTAH WCD - UTAH VALLEY	UTAH25112	Active	CWS	State government	Surfacewater
VT	SANDY PINES MHP	VT0005267	Active	CWS	State government	Groundwater
WA	EASTERN WASHINGTON UNIVERSITY	WA5321900	Active	CWS	State government	Groundwater
WA	WASHINGTON STATE UNIVERSITY	WA5393200	Active	CWS	State government	Groundwater
WA	WESTERN STATE HOSPITAL	WA5395150	Active	CWS	State government	Groundwater
WI	LINCOLN HILLS SCHOOL	WI7350121	Active	CWS	State government	Ground water
WI	MENDOTA MENTAL HEALTH INST	WI1130235	Active	CWS	State government	Ground water
WI	OAKHILL CORRECTIONAL INST	WI1130250	Active	CWS	State government	Ground water

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
WI	WAUPUN CORRECTIONAL INST	WI1140142	Active	CWS	State government	Ground water

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT I

Systems Owned by the Federal Government

Public Water Systems owned by the federal government and listed in SDWIS as having as sole "Owner Type" the "Federal government."

Note:

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Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
AK	DENALI - MAIN / FRONT COUNTRY	AK2390594	Active	NTNCWS	Federal government	Surface water
AK	EIELSON - AIR FORCE BASE	AK2370625	Active	CWS	Federal government	Ground water
AK	JBER-ELMENDORF	AK2211423	Active	CWS	Federal government	Surface water purchased
AL	US ARMY GARRISON-REDSTONE ARSENAL	AL0000899	Active	CWS	Federal government	Surface water
AR	US AIR FORCE BASE LITTLE ROCK	AR0000690	Active	CWS	Federal government	Surface water purchased
AZ	GRAND CANYON NATIONAL PARK	AZ0403702	Active	CWS	Federal government	Groundwater
AZ	US ARMY FORT HUACHUCA	AZ0402078	Active	CWS	Federal government	Groundwater
AZ	USAF DAVIS MONTHAN AFB	AZ0420549	Active	CWS	Federal government	Groundwater
AZ	USAF LUKE AIR FORCE BASE	AZ0407305	Active	CWS	Federal government	Surface water purchased
AZ	USMC YUMA MAIN SYSTEM	AZ0414082	Active	CWS	Federal government	Surface water
CA	BEALE AIR FORCE BASE	CA5810700	Active	CWS	Federal government	Groundwater
CA	CAMP PENDLETON (NORTH)	CA3710700	Active	CWS	Federal government	Groundwater

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
CA	CAMP PENDLETON (SOUTH)	CA3710702	Active	CWS	Federal government	Groundwater
CA	CHINA LAKE NAVAL AIR WEAPONS STATION	CA1510703	Active	CWS	Federal government	Groundwater
CA	EDWARDS AFB - MAIN BASE	CA1510701	Active	CWS	Federal government	Surface water purchased
CA	LEMOORE NAVAL AIR STATION	CA1610700	Active	CWS	Federal government	Surface water
CA	NAS NORTH ISLAND & NAB CORONADO	CA3710750	Active	CWS	Federal government	Surface water purchased
CA	NASA AMES RESEARCH CENTER	CA4300997	Active	CWS	Federal government	Surface water purchased
CA	NAVAL BASE VENTURA COUNTY, PORT HUENEME	CA5610701	Active	CWS	Federal government	Surface water purchased
CA	NPS GGNRA	CA2110350	Active	CWS	Federal government	Surface water purchased
CA	SIERRA ARMY DEPOT	CA1810700	Active	NTNCWS	Federal government	Groundwater
CA	US ARMY FORT IRWIN	CA3610705	Active	CWS	Federal government	Groundwater
CA	USMC - 29 PALMS	CA3610703	Active	CWS	Federal government	Groundwater
CA	USMC YERMO ANNEX	CA3610702	Active	NTNCWS	Federal government	Groundwater
CA	YOSEMITE NPS-HODGDON MEADOW	CA5510503	Active	CWS	Federal government	Groundwater
CO	US AIR FORCE ACADEMY	CO0121845	Active	CWS	Federal government	Surface water purchased
CO	US DEPARTMENT OF THE ARMY FORT CARSON	CO0221445	Active	CWS	Federal government	Surface water purchased
DC	JOINT BASE ANACOSTIA - BOLLING	DC0000004	Active	CWS	Federal government	Surface water purchased
DC	NAVAL STATION WASHINGTON - WNY	DC0000003	Active	CWS	Federal government	Surface water purchased
FL	CAPE CANAVERAL AFS (CONSEC)	FL3054140	Active	NTNCWS	Federal government	Surface water purchased

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
FL	HURLBURT FIELD WATER SYSTEM	FL1460782	Active	CWS	Federal government	Ground water
FL	JOHN F KENNEDY SPACE CENTER (CONSEC)	FL3054024	Active	NTNCWS	Federal government	Surface water purchased
FL	N.A.S. JACKSONVILLE	FL2161212	Active	CWS	Federal government	Groundwater
FL	NAS PENSACOLA / CORRY STATION	FL1170814	Active	CWS	Federal government	Groundwater
FL	PATRICK AIR FORCE BASE(CONSEC)	FL3054128	Active	CWS	Federal government	Surface water purchased
GA	USAF-MOODY AIR FORCE BASE-MAIN	GA1850125	Active	CWS	Federal government	Ground water
GA	USA-FORT STEWART MAIN	GA1790024	Active	CWS	Federal government	Groundwater
GA	USAF-ROBINS AB MAIN	GA1530042	Active	CWS	Federal government	Ground water
GA	USA-HUNTER ARMY AIRFIELD - MAIN	GA0510107	Active	CWS	Federal government	Ground water
GA	USMC-LOGISTICS	GA0950035	Active	CWS	Federal government	Ground water
GA	USN-KINGS BAY SUBMARINE BASE	GA0390013	Active	CWS	Federal government	Ground water
GU	ANDERSEN AIR FORCE BASE WATER SYSTEM	GU0000009	Active	CWS	Federal government	Ground water
GU	U.S. NAVY WATER SYSTEM	GU0000010	Active	CWS	Federal government	Surface water
HI	ALIAMANU	HI0000337	Active	CWS	Federal government	Ground water purchased
HI	FORT SHAFTER	HI0000341	Active	CWS	Federal government	Ground water
HI	HAWAII VOLCANOES NAT.PARK	HI0000146	Active	CWS	Federal government	Ground water
HI	JOINT BASE PEARL HARBOR-HICKAM	HI0000360	Active	CWS	Federal government	Groundwater
HI	MARINE CORPS BASE HAWAII	HI0000356	Active	CWS	Federal government	Groundwater purchased

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
HI	NCTAMS EASTPAC	HI0000357	Active	CWS	Federal government	Ground water
HI	SCHOFIELD BARRACKS	HI0000345	Active	CWS	Federal government	Groundwater
HI	TRIPLER ARMY MEDICAL CNTR	HI0000346	Active	CWS	Federal government	Ground water
ID	MOUNTAIN HOME AIR FORCE BASE	ID4200054	Active	CWS	Federal government	Ground water
IL	GREAT LAKES NAVAL TRAINING STATION	IL0975227	Active	CWS	Federal government	Surface water
IL	ROCK ISLAND ARSENAL, US ARMY	IL1615387	Active	CWS	Federal government	Surface water
IN	CAMP ATTERBURY	IN5241015	Active	CWS	Federal government	Groundwater purchased
IN	NAVAL SUPPORT ACTIVITY, CRANE	IN5251003	Active	CWS	Federal government	Surface water
IN	PERU UTILITIES/GRISSOM	IN5252011	Active	CWS	Federal government	Groundwater
KS	MCCONNELL AFB	KS2017323	Active	CWS	Federal government	Surface water purchased
KY	MAMMOTH CAVE/CENTRAL SYSTEM	KY0310940	Active	CWS	Federal government	Surface water purchased
LA	BARKSDALE AFB WATER SYSTEM	LA1015022	Active	CWS	Federal government	Surface water purchased
MA	DEERFIELD ESTATES	MA2139006	Active	CWS	Federal government	Groundwater
MA	HANSCOM AFB	MA3023002	Active	CWS	Federal government	Surface water purchased
MA	HANSCOM FAMILY HOUSING (LANDINGS)	MA3157001	Active	CWS	Federal government	Surface water purchased
MA	OTIS AIR NATIONAL GUARD BASE	MA4096001	Active	CWS	Federal government	Groundwater
MD	A.P.G. - EDGEWOOD AREA	MD0120010	Active	CWS	Federal government	Surface water purchased
MD	FORT DETRICK	MD0100011	Active	CWS	Federal government	Surface water

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
MD	NAVAL SUPPORT FACILITY, INDIAN HEAD	MD0080058	Active	CWS	Federal government	Ground water
MD	PATUXENT NAVAL AIR STATION (NAVFAC-WASH)	MD0180022	Active	CWS	Federal government	Groundwater
MD	U.S. NAVAL ACADEMY	MD0020042	Active	CWS	Federal government	Groundwater
MO	WHITEMAN AIR BASE	MO1079501	Active	CWS	Federal government	Ground water
MS	KEESLER AIR FORCE BASE	MS0240049	Active	CWS	Federal government	Ground water
MS	NAVAL CONSTRUCTION BATTAL CTR	MS0240060	Active	CWS	Federal government	Ground water
MS	STENNIS SPACE CENTER	MS0230015	Active	CWS	Federal government	Ground water
MT	MALMSTROM AIR FORCE BASE	MT0000515	Active	CWS	Federal government	Surface water purchased
NC	MARINE CORPS AIR STATION CHERRY POINT	NC0425035	Active	CWS	Federal government	Groundwater
NC	SEYMOUR JOHNSON AFB	NC0496055	Active	CWS	Federal government	Surface water purchased
NC	USMC LEJEUNE--HADNOT POINT	NC0467041	Active	CWS	Federal government	Groundwater
NC	USMC LEJEUNE--HOLCOMB BLVD	NC0467043	Active	CWS	Federal government	Groundwater
NC	USMC LEJEUNE--NEW RIVER AIR ST	NC0467042	Active	CWS	Federal government	Groundwater
NH	ANDROSCOGGIN RANGER STATION	NH0926010	Active	NTNCWS	Federal government	Groundwater
NH	USFS WMNF ADMINISTRATIVE CMPLX	NH0346030	Active	NTNCWS	Federal government	Groundwater
NH	USSF SPACE FORCE STN SAT TRKNG	NH1646020	Active	NTNCWS	Federal government	Groundwater
NJ	DOT FAA ATL BLD 33 & BLD 208	NJ0108352	Active	NTNCWS	Federal government	Groundwater
NJ	JBMDL - LAKEHURST	NJ1511010	Active	CWS	Federal government	Groundwater

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
NJ	JBMDL - MCGUIRE AFB	NJ0326006	Active	CWS	Federal government	Groundwater
NJ	JBMDL-DIX MAIN SYSTEM	NJ0325001	Active	CWS	Federal government	Surface water
NJ	LAKEHURST NAVAL AIR ENGINEERING STATION	NJ1511303	Active	NTNCWS	Federal government	Groundwater
NM	CANNON AIR FORCE BASE WATER SYSTEM	NM3567905	Active	CWS	Federal government	Groundwater
NM	HOLLOMAN AIR FORCE BASE	NM3562719	Active	CWS	Federal government	Ground water
NM	KIRTLAND AIR FORCE BASE	NM3567701	Active	CWS	Federal government	Groundwater
NM	WHITE SANDS MISSILE RANGE (MAIN POST)-FF	NM3568007	Active	CWS	Federal government	Ground water
NV	CREECH AIR FORCE BASE	NV0001081	Active	NTNCWS	Federal government	Ground water
NV	NELLIS AIR FORCE BASE	NV0003028	Active	CWS	Federal government	Surface water purchased
NY	BROOKHAVEN NATIONAL LABS	NY5111891	Active	CWS	Federal government	Ground water
NY	CASTLE POINT MEDICAL CENTER	NY1319255	Active	CWS	Federal government	Groundwater under influence of surfacewater
NY	FORT DRUM	NY2212214	Active	CWS	Federal government	Surface water purchased
OK	ALTUS AFB	OK3003303	Active	CWS	Federal government	Surface water purchased
OK	TINKER AIR FORCE BASE	OK2005508	Active	CWS	Federal government	Groundwater
PA	TOBYHANNA ARMY DEPOT	PA2450053	Active	CWS	Federal government	Groundwater
PA	VA PITTSBURGH UD	PA5020955	Active	NTNCWS	Federal government	Surface water purchased
RI	NAVAL STATION, NEWPORT	RI1000016	Active	CWS	Federal government	Surface water purchased
SC	SHAW AFB (SC4310501)	SC4310501	Active	CWS	Federal government	Ground water

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
SD	ELLSWORTH AFB	SD4680004	Active	CWS	Federal government	Surface water purchased
SD	NPS-MOUNT RUSHMORE NATIONAL MEMORIAL	SD4680046	Active	NTNCWS	Federal government	Ground water
TN	FORT CAMPBELL WATER SYSTEM	TN0000820	Active	CWS	Federal government	Surface water
TN	NSA - MIDSOUTH	TN0000468	Active	CWS	Federal government	Ground water
TN	OAK RIDGE NATIONAL LAB X-10	TN0001060	Active	NTNCWS	Federal government	Surface water purchased
TX	DYESS AIR FORCE BASE	TX2210013	Active	CWS	Federal government	Surface water purchased
TX	FEDERAL CORRECTIONAL COMPLEX-BEAUMONT	TX1230092	Active	CWS	Federal government	Surface water purchased
TX	GOODFELLOW AIR FORCE BASE	TX2260027	Active	CWS	Federal government	Surface water purchased
TX	LAUGHLIN AIR FORCE BASE	TX2330006	Active	CWS	Federal government	Surface water purchased
TX	NASA JOHNSON SPACE CENTER	TX1010250	Active	NTNCWS	Federal government	Surface water purchased
TX	NAVAL AIR STN JOINT RESERVE BASE	TX2200332	Active	CWS	Federal government	Surface water purchased
TX	SHEPPARD AIR FORCE BASE	TX2430007	Active	CWS	Federal government	Surface water purchased
UT	ZION CANYON WATER SYSTEM	UTAH27051	Active	CWS	Federal government	Ground water
<u>VA</u>	<u>LANGLEY AIR FORCE BASE</u>	<u>VA3650350</u>	<u>Active</u>	<u>CWS</u>	<u>Federal government</u>	<u>Surface water purchased</u>
VA	LITTLE CREEK AMPHIBIOUS BASE - U.S. NAVY	VA3810340	Active	CWS	Federal government	Surface water purchased
VA	N A S OCEANA	VA3810430	Active	CWS	Federal government	Surface water purchased
VA	NAVAL STATION NORFOLK	VA3710050	Active	CWS	Federal government	Surface water purchased

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
VA	NAVAL SUPPORT FACILITY, DAHLGREN	VA6099340	Active	CWS	Federal government	Ground water
VA	NORFOLK NAVAL SHIPYARD	VA3740500	Active	CWS	Federal government	Surface water purchased
VA	NSA HAMPTON ROADS, PORTSMOUTH ANNEX	VA3740650	Active	CWS	Federal government	Surface water purchased
VA	QUANTICO MARINE BASE-MAINSIDE	VA6153675	Active	CWS	Federal government	Surface water
VA	QUANTICO MCB-CAMP BARRETT	VA6153060	Active	CWS	Federal government	Surface water purchased
WA	ENERGY DEPT OF/200W	WA5300100	Active	NTNCWS	Federal government	Surface water
WA	FAIRCHILD AIR FORCE BASE	WA5324350	Active	CWS	Federal government	Ground water
WA	LONGMIRE	WA53NP580	Active	NTNCWS	Federal government	Surface water
WA	NAVAL AIR STATION/WHIDBEY ISLAND	WA5303420	Active	CWS	Federal government	Surface water purchased
WA	NAVAL BASE KITSAP AT BANGOR	WA5302714	Active	CWS	Federal government	Groundwater
WA	NAVAL BASE KITSAP AT BREMERTON	WA5303468	Active	CWS	Federal government	Surface water purchased
WI	FEDERAL CORRECTIONAL INSTITUTION	WI7010105	Active	CWS	Federal government	Ground water
WI	FORT MCCOY NORTH POST	WI6420302	Active	CWS	Federal government	Groundwater
WI	WI AIR NATIONAL GUARD VOLK FIELD	WI7290120	Active	CWS	Federal government	Ground water
WV	FBI CENTER CLARKSBURG	WV9917026	Active	NTNCWS	Federal government	Surface water purchased
WV	VA MEDICAL CENTER	WV3300227	Active	CWS	Federal government	Groundwater under influence of surfacewater

Primacy Agency	PWS Name	PWSID	PWS Activity	PWS Type	Owner Type	Primary Source
WY	GTNP-COLTER BAY VILLAGE	WY5680095	Active	CWS	Federal government	Ground water
WY	USAF F.E. WARREN AFB	WY5680122	Active	CWS	Federal government	Surface water purchased
WY	YNP-CANYON VILLAGE	WY5680074	Active	NTNCWS	Federal government	Surface water
WY	YNP-OLD FAITHFUL	WY5680085	Active	CWS	Federal government	Surface water

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EXHIBIT J

Systems that Settled PFAS-Related Claims Against 3M

The list of Public Water Systems that have settled their PFAS-related Claims against 3M

1. City of Bemidji (Minnesota)
2. City of Guin Water and Sewer Board (Alabama)
3. City of Lake Elmo (Minnesota)
4. City of Rome (Georgia) (Final Agreement in Process)
5. Cooper Township (Michigan)
6. Gadsden Water Works & Sewer Board (Alabama)
7. Plainfield Charter Township (Michigan)
8. West Morgan-East Lawrence Water and Sewer Authority (Alabama)

Amended by Agreement (08/~~XX~~27/2023)

AMENDED EXHIBIT K
Payment Schedule

This Payment Schedule should be read in conjunction with the Settlement Agreement, including its other Exhibits, which explains the terms, conditions, and, where necessary, underlying calculations for payments described herein. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement.

The following Table presents payment amounts for Phase One Qualifying Class Members and for the Phase Two Testing Fund, as well as for other payments for the Phase Two Qualifying Class Members if either the Phase Two Floor or the Phase Two Cap is applied. If neither the Phase Two Floor nor the Phase Two Cap is applied, each Phase Two payment reflecting infrastructure costs or operations and maintenance (“O&M”) costs would fall between the figures in the same row in the two right-most columns of the Table.

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Earliest Possible Payment Date	Purpose	Amount with Phase Two <u>Floor</u> (before adjusting for <u>Stuart, Middlesex, and Rome</u>)	Amount with Phase Two <u>Cap</u> (before adjusting for <u>Stuart, Middlesex, and Rome</u>)
July 1, 2024	50% of Phase Two Testing Fund 67% of Phase One infrastructure	52,500,000 2,763,750,000	52,500,000 2,763,750,000
April 15, 2025	50% of Phase Two Testing Fund 33% of Phase One infrastructure 14% of Phase One O&M	52,500,000 1,361,250,000 385,000,000	52,500,000 1,361,250,000 385,000,000
April 15, 2026	16% of Phase One O&M	440,000,000	440,000,000
April 15, 2027	12% of Phase One O&M 70% of Phase Two infrastructure	330,000,000 1,478,400,000	330,000,000 2,318,400,000
April 15, 2028	14% of Phase One O&M 30% of Phase Two infrastructure 12% of Phase Two O&M	385,000,000 633,600,000 168,960,000	385,000,000 993,600,000 264,960,000
April 15, 2029	12.5% of Phase One O&M 13% of Phase Two O&M	343,750,000 183,040,000	343,750,000 287,040,000
April 15, 2030	8.5% of Phase One O&M 15% of Phase Two O&M	233,750,000 211,200,000	233,750,000 331,200,000
April 15, 2031	8.5% of Phase One O&M 15% of Phase Two O&M	233,750,000 211,200,000	233,750,000 331,200,000
April 15, 2032	7.5% of Phase One O&M 13% of Phase Two O&M	206,250,000 183,040,000	206,250,000 287,040,000
April 15, 2033	7% of Phase One O&M 8% of Phase Two O&M	192,500,000 112,640,000	192,500,000 176,640,000
April 15, 2034	8% of Phase Two O&M	112,640,000	176,640,000
April 15, 2035	8% of Phase Two O&M	112,640,000	176,640,000
April 15, 2036	8% of Phase Two O&M	112,640,000	176,640,000
TOTAL	100% of Phases One and Two	\$ 10,500,000,000	\$ 12,500,000,000

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Payment Dates

- Each date in the Table reflects the earliest possible payment date for each payment from 3M, subject to the following constraints.
- No payment from 3M under the Settlement Agreement is due before sixty (60) calendar days after the Effective Date, except for a payment or payments of up to \$5,000,000 to cover costs incurred by the Notice Administrator and costs of executing the Notice Plan, which shall be made within twenty-one (21) calendar days after Preliminary Approval, which amount is separate from and not included within the \$10,500,000,000 floor or the \$12,500,000,000 cap.
- 3M may pay any payment that is due in 2025 or thereafter up to ninety (90) calendar days after its due date, so long as 3M adds interest to the payment, calculated at the Wall Street Journal Prime Rate plus eight percent (8%) for the period from the due date to the date the payment is made. However, it is agreed that only two (2) of these twelve (12) annual payments may be delayed. In the event that 3M intends to make a delayed payment, 3M shall give Class Counsel written notice of this intent by certified mail and email at least thirty (30) days before the payment is due. If 3M elects to delay a payment under this provision, it shall provide a solvency certificate to Class Counsel (which may be satisfied by a solvency opinion by a nationally recognized valuation firm) at the time of such notice. The solvency certificate shall include (or if need be, have appended to it) representations by 3M that the failure to timely make the payment will not negatively impact the solvency of 3M, that 3M does not intend to declare bankruptcy prior to making the payment, and that 3M will remain solvent after making the payment. If 3M does not provide the thirty (30) days' notice and the solvency certificate in conjunction with such notice, it shall pay a liquidated penalty of \$10 million to the Qualified Settlement Fund at the time 3M makes the delayed payment.

Maximum Total Payment

- Other than interest for any payment made up to ninety (90) days after its due date, and up to \$5,000,000 to cover costs incurred by the Notice Administrator and costs of executing the Notice Plan, 3M shall not pay pursuant to this Settlement Agreement more than \$12,500,000,000; or, if the Phase Two Floor is applied, more than \$10,500,000,000; or if neither the Phase Two Floor nor the Phase Two Cap is applied, an amount between \$10,500,000,000 and \$12,500,000,000 calculated as described in Section 6 of the Settlement Agreement and this Payment Schedule.
- Included within 3M's total payment amount of \$10,500,000,000 to \$12,500,000,000 are all costs incurred by the Special Master, the Claims Administrator, the Escrow Agent, and their agents; the Common-Benefit Holdback Assessments, whether for attorneys' fees, costs, or otherwise; all attorneys' fees, costs, and expenses; the full amount of 3M's settlement with the City of Stuart, Florida; [the full amount of 3M's settlement with the Middlesex Water Company \("MWC"\)](#); and the full amount of 3M's credit for the amount that the Public Water System for the City of Rome, Georgia, would have received as a Phase One Qualifying Class Member under the Allocation Procedures described in Exhibit Q.

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Calculation of Phase Two Payments

- Phase Two payments will be subject to a Phase Two Floor of \$3,625,000,000 and a Phase Two Cap of \$5,625,000,000, as shown in the Table.
- The Claims Administrator, subject to the Special Master's review, will calculate the amount that each Phase Two Qualifying Class Member would have received if it had been a Phase One Qualifying Class Member. If, as a result of those calculations, total Phase Two-related payments (including for the Phase Two Testing Fund) would be—
 - \$3,625,000,000 or less, the Phase Two Floor of \$3,625,000,000 will apply;
 - \$5,625,000,000 or more, the Phase Two Cap of \$5,625,000,000 will apply; and
 - between \$3,625,000,000 and \$5,625,000,000, that exact amount, rather than the Phase Two Floor or the Phase Two Cap, will apply, and each Phase Two infrastructure and Phase Two O&M amount designated in the Table would be proportionately adjusted to reflect that exact amount.
- If either the Phase Two Floor or the Phase Two Cap is applied, the Claims Administrator, with the Special Master's approval, may shift from Phase One to Phase Two, or from Phase Two to Phase One, portions of the amounts designated in the Table as payments in 2029 or later, if necessary to promote equity between Phase One Qualifying Class Members and Phase Two Qualifying Class Members. Any such shift shall not alter the size or timing of any payment that 3M owes under this Settlement Agreement.

Use of Funds by Class Members

- Funds designated in the Table for the Phase Two Testing Fund may be used before January 1, 2026, solely for monitoring and/or testing water for PFAS. Any funds remaining in the Phase Two Testing Fund on July 1, 2026, will be transferred to the Phase Two Action Fund and then can be used for purposes other than monitoring and testing water.
- Sixty percent (60%) of the payments designated for Phase One and of the payments designated for Phase Two (other than for testing) are designated in the Table for infrastructure costs; the remaining forty percent (40%) are designated in the Table for "O&M," or operations and maintenance costs.
- Payments designated in the Table for infrastructure reflect expected infrastructure costs but are not restricted to infrastructure.
- Payments designated in the Table for O&M reflect expected operations and maintenance costs but are not restricted to operations and maintenance.
- Payments designated in the Table for "infrastructure" or "O&M" will be made to Qualifying Class Members from the Phase One and Phase Two Action, Supplemental, and/or Special Needs Funds, consistent with the Settlement Agreement and its Allocation Procedures.

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Attorneys' Fees and Costs

- Class Counsel and 3M's Counsel will cooperate to ensure that attorneys' fees and costs related to Phase One shall be fully paid from the payments designated in the Table as "Phase One infrastructure" and that attorneys' fees and costs related to Phase Two shall be fully paid from the payments designated in the Table as "Phase Two infrastructure."

Trial-Related Payments

- The City of Stuart, Florida, and 3M will enter into a separate settlement agreement for a previously agreed-to sum (the "Stuart settlement amount"). However, the City of Stuart, being a putative Class Member, will remain in the Settlement Class and be allocated its share of the Settlement Funds.
- The following terms will be included in the City of Stuart's settlement agreement:
 - 3M will pay the City of Stuart 52.632% of the Stuart settlement amount within 30 days after executing the settlement agreement with the City, which is contemplated to be executed no later than June 26, 2023; and
 - 3M will pay the City of Stuart 47.368% of the Stuart settlement amount by July 1, 2024.
- 3M shall receive credits ~~totaling the same amount as equal to~~ the Stuart settlement amount ~~for the Stuart settlement~~ against amounts due under the Settlement Agreement as follows:
 - The total amount designated in the Table for Phase One infrastructure costs and Phase One O&M costs shall be reduced by the amount that the Public Water System for the City of Stuart would have received as a Phase One Qualifying Class Member.
 - The total amount designated in the Table for Phase Two infrastructure costs and Phase Two O&M costs shall be reduced by an amount equal to the difference between the Stuart settlement amount and the amount described in the previous sentence.
- The precise timing of the credits for Stuart described above shall be determined by Class Counsel, so long as they exercise their discretion to make that determination in good faith and consistent with the way payments are allocated to Phase One Qualifying Class Members.
- MWC and 3M are entering into a separate settlement agreement for a previously agreed-to sum (the "MWC settlement amount"). However, MWC, being a putative Class Member, will remain in the Settlement Class and be allocated its share of the Settlement Funds, including any additional claim that MWC may submit with respect to the CJO Plant.
- 3M shall receive credits equal to the MWC settlement amount against amounts due under the Settlement Agreement as follows:

- o The total amount designated in the Table for Phase One infrastructure costs and Phase One O&M costs shall be reduced by the amount that MWC would have received as a Phase One Qualifying Class Member.
 - o The total amount designated in the Table for Phase Two infrastructure costs and Phase Two O&M costs shall be reduced by an amount equal to the difference between the MWC settlement amount and the amount described in the previous sentence.
- The precise timing of the credits for MWC described above shall be determined by 3M, which shall apply the credits in a manner that generally is equitable with respect to Phase One and Phase Two Qualifying Class Members. 3M shall exercise its discretion reasonably and in good faith in consultation with Class Counsel.
- The City of Rome, Georgia, and 3M are entering into a separate settlement agreement. The City of Rome will not be a Class Member.
- 3M shall receive a credit for a portion of the Rome settlement amount against amounts due under the Settlement Agreement ~~for a portion of the Rome settlement amount~~. The total amount designated in the Table for Phase One infrastructure costs and Phase One O&M costs shall be reduced by the amount that the Public Water System for the City of Rome would have received as a Phase One Qualifying Class Member.
 - o The precise timing of the credit for Rome described above shall be determined by 3M, so long as it exercises its discretion to make that determination in good faith and consistent with the way payments are allocated to Phase One Qualifying Class Members.
 - o 3M's settlement with the City of Rome shall not affect the amounts designated in the Table for Phase Two costs.

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EXHIBIT L

Bellwether Plaintiffs

The list of Eligible Claimants that have served as one of the ten Public Water System Bellwether Plaintiffs in the MDL Cases

1. Bakman Water Company
2. City of Stuart
3. Emerald Coast Utilities Authority
4. Hampton Bays Water District
5. Town of Ayer
6. Town of Maysville
7. Warminster Township Municipal Authority
8. Warrington Township
9. City of Dayton
10. City of Sioux Falls

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT M
SUMMARY NOTICE OF PROPOSED CLASS ACTION SETTLEMENT
AND COURT-APPROVAL HEARING

In re: Aqueous Film-Forming Foams Products Liability Litigation, MDL No. 2:18-mn-02873
This Document relates to: *City of Camden, et al., v. 3M Company*, No. 2:23-cv-~~XXXX~~03147-RMG

UNITED STATES DISTRICT COURT, DISTRICT OF SOUTH CAROLINA, CHARLESTON DIVISION

TO THE SETTLEMENT CLASS: All Active Public Water Systems in the United States of America that have one or more Impacted Water Sources as of **DATE June 22, 2023**; and all Active Public Water Systems that do not have one or more Impacted Water Sources as of **DATE June 22, 2023** and

- (i) are required to test for certain PFAS under U.S. EPA's UCMR-5, or
- (ii) serve more than 3,300 people, according to U.S. EPA's SDWIS data system.

All capitalized terms not otherwise defined herein shall have the meanings set forth in the Settlement Agreement, available for review at **www.PFASWaterSettlement.com**.

Active Public Water System means a Public Water System whose activity-status field in SDWIS states that the system is "Active."

Impacted Water Source means a Water Source that has a Qualifying Test Result showing a Measurable Concentration of PFAS.

As used above, **Public Water System** means a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year, consistent with the use of that term in the Safe Drinking Water Act, 42 U.S.C. § 300f(4)(A), and 40 C.F.R. Part 141.

Public Water System includes (i) any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system, and (ii) any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Solely for purposes of the Settlement Agreement, the term "Public Water System" refers to a Community Water System of any size or a Non-Transient Non-Community Water System that serves more than 3,300 people, according to SDWIS; or any Person (but not any financing or lending institution) that has legal authority or responsibility (by statute, regulation, other law, or contract) to fund or incur financial obligations for the design, engineering, installation, operation, or maintenance of any facility or equipment that treats, filters, remediates, or manages water that has entered or may enter Drinking Water or any Public Water System; but does not refer to a Non-Transient Non-Community Water System that serves 3,300 or fewer people, according to SDWIS, or to a Transient Non-Community Water System of any size. It is the intention of the Settlement Agreement that the definition of "Public Water System" be as broad, expansive, and inclusive as possible.

What Is the Purpose of this Notice? The purpose of this Notice is (i) to advise you of a proposed settlement of certain Claims against 3M Company ("3M" or "Defendant") in the United States District Court for the District of South Carolina (the "Court"); (ii) to summarize your rights in connection with the Settlement; and (iii) to inform you of a Court hearing to consider whether to grant final approval of the Settlement (the "Final Fairness Hearing"),

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to be held on **DATE** at **TIME**, before the Honorable Richard M. Gergel, United States District Judge of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401.

What Are the Key Terms of the Proposed Settlement? 3M has agreed to pay an amount not less than \$10,500,000,000 and not more than \$12,500,000,000, inclusive (the “Settlement Amount”), subject to final approval of the Settlement by the Court and certain other conditions specified in the Settlement Agreement. 3M shall additionally pay up to \$5,000,000 to cover costs incurred by the Notice Administrator in the course of executing the Notice Plan. Together, these payments constitute the “Settlement Funds.” In no event shall 3M be required under the Settlement Agreement to pay any amounts above the Settlement Funds. Any fees, costs, or expenses payable under the Settlement Agreement shall be paid out of, and shall not be in addition to, the Settlement Funds. Each Settlement Class Member that has not excluded itself from the Class will be eligible to receive a settlement check(s) from the Claims Administrator based on the Allocation Procedures developed by Class Counsel, which are subject to final approval by the Court as fair and reasonable and whose administration is under the oversight of the Special Master.

What Are My Options?

YOU CAN PARTICIPATE IN THE SETTLEMENT. You must file a Claims Form to be eligible to receive a payment under the Settlement. You can submit your Claims Form online at **www.PFASWaterSettlement.com**, or you can download, complete, and mail your Claims Form to the Claims Administrator at AFFF Public Water System Claims, P.O. Box 4466, Baton Rouge, Louisiana 70821. The deadline to submit a Claims Form is **DEADLINE DATE**.

Regardless of whether you file a Claims Form or receive any distribution under the Settlement, unless you timely opt out as described below, you will be bound by the Settlement and any judgment or other final disposition related to the Settlement, including the Release set forth in the Settlement Agreement, and will be precluded from pursuing claims against 3M separately if those Claims are within the scope of the Release.

YOU CAN OPT OUT OF THE SETTLEMENT. If you do not wish to be a Settlement Class Member and do not want to participate in the Settlement and receive a settlement check, you may exclude yourself from the Class by completing and mailing a notice of intention to opt out. Any Person within the Settlement Class that wishes to opt out of the Settlement Class and Settlement must serve a written and signed statement entitled “Request for Exclusion” on the Notice Administrator, the Special Master, the Claims Administrator, 3M’s Counsel, and Class Counsel no later than **DEADLINE DATE**.

YOU CAN OBJECT TO THE SETTLEMENT. Any Settlement Class Member that has not successfully excluded itself (“opted out”) may object to the Settlement. Any Settlement Class Member that wishes to object to the Settlement or to an award of fees or expenses to Class Counsel must file a written and signed statement designated “Objection” with the Clerk of the Court and provide service on 3M’s Counsel and Class Counsel no later than **DEADLINE DATE**.

VISIT WWW.PFASWATERSETTLEMENT.COM FOR COMPLETE INFORMATION ABOUT YOUR RIGHTS

The Court’s Final Fairness Hearing. The Court will hold the Final Fairness Hearing in Courtroom **XX** of the United States District Court for the District of South Carolina, located at 85 Broad Street, Charleston, South Carolina 29401, on **DATE**. At that time, the Court will determine, among other things, (i) whether the Settlement should be granted final approval as fair, reasonable, and adequate, (ii) whether the Litigation should be dismissed with prejudice pursuant to the terms of the Settlement Agreement, (iii) whether the Settlement Class should be conclusively certified, (iv) whether Settlement Class Members should be bound by the Release set forth in the Settlement Agreement, (v) the amount of attorneys’ fees and costs to be

awarded to Class Counsel, if any, and (vi) the amount of the award to be made to the Class Representatives for their services, if any. The Final Fairness Hearing may be postponed, adjourned, or continued by Order of the Court without further notice to the Class.

How Do I Get More Information? Please visit **www.PFASWaterSettlement.com** or call toll free **1-XXX-XXX-XXXX**. You may also contact Class Counsel or the Notice Administrator for more information:

Class Counsel	Class Counsel
Scott Summy Baron & Budd, P.C. 3102 Oak Lawn Ave., Ste. 1100 Dallas, TX 75219 Email: ssummy@baronbudd.com	Michael A. London Douglas & London 59 Maiden Lane, 6th Fl. New York, NY 10038 Email: mlondon@douglasandlondon.com
Paul J. Napoli Napoli Shkolnik 1302 Avenida Ponce de Leon San Juan, PR 00907 Email: pnapoli@NSPRLaw.com	Elizabeth A. Fegan Fegan Scott LLC 150 S. Wacker Drive, 24 th Floor Chicago, IL 60606 beth@feganscott.com
<u>Joseph F. Rice</u> <u>Motley Rice LLC</u> <u>28 Bridgeside Blvd.</u> <u>Mt. Pleasant, SC</u> <u>29464</u>	

Notice Administrator	Claims Administrator
In re: Aqueous Film-Forming Foams Products Liability Litigation c/o 3M Notice Administrator 1650 Arch Street, Suite 2210 Philadelphia, PA 19103 Email: XXXXX	AFFF Public Water System Claims PO Box 4466 Baton Rouge, LA 70821

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT N
Potential Eligible Claimant Plaintiffs

Note:

Inclusion on this Exhibit does not necessarily make an entity an Eligible Claimant. Whether an entity is an Eligible Claimant is determined by the relevant provisions of the Settlement Agreement, including Paragraph 2.24 and Section 5.

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Town of Barnstable	MA	18-cv-3432	AFFF MDL (D.S.C.)	11/21/2016
Water Works and Sewer Board of the Town of Centre	AL	13-cv-2017-900049.00	Circuit Court of Cherokee County, Alabama	5/15/2017
Suffolk County Water Authority	NY	18-cv-3337	AFFF MDL (D.S.C.)	11/30/2017
City of Westfield	MA	18-cv-3435	AFFF MDL (D.S.C.)	2/14/2018
Hampton Bays Water District	NY	18-cv-3339	AFFF MDL (D.S.C.)	2/21/2018
Emerald Coast Utilities Authority	FL	18-cv-3488	AFFF MDL (D.S.C.)	6/22/2018
City of Newburgh	NY	18-cv-3358 19-cv-2219	AFFF MDL (D.S.C.)	8/6/2018
City of Dayton	OH	18-cv-3496	AFFF MDL (D.S.C.)	10/3/2018
County of Dutchess, NY / Dutchess County Water and Wastewater Authority	NY	18-cv-3525 23-cv-01587 23-cv-01588 23-cv-01677 23-cv-01678 23-cv-01679 23-cv-01680 23-cv-01681 23-cv-01682 2023-51764	AFFF MDL (D.S.C.) Dutchess County Supreme Court, New York	10/12/2018
City of Stuart, FL	FL	18-cv-3487	AFFF MDL (D.S.C.)	10/18/2018
Middlesex Water Company	NJ	18-cv-15366	USDC District of New Jersey	10/26/2018
City of Tucson	AZ	19-cv-0087	AFFF MDL (D.S.C.)	11/8/2018
New Jersey-American Water Company	NJ	18-cv-03489	AFFF MDL (D.S.C.)	11/8/2018
Town of Marana	AZ	19-cv-0087	AFFF MDL (D.S.C.)	11/8/2018
Village of Farmingdale	NY	19-cv-0564	AFFF MDL (D.S.C.)	12/19/2018
Ridgewood Water	NJ	19cv2198	AFFF MDL (D.S.C.)	2/25/2019
Town of Vienna, MD	MD	19-cv-1179	AFFF MDL (D.S.C.)	3/30/2019
Atlantic City Municipal Utilities Authority	NJ	19-cv-1223	AFFF MDL (D.S.C.)	4/10/2019
New York American Water Company	NY	19-cv-01326	AFFF MDL (D.S.C.)	4/11/2019
California-American Water Company	CA	19-cv-1784	AFFF MDL (D.S.C.)	6/21/2019
City of Sioux Falls	SD	19-cv-01806	AFFF MDL (D.S.C.)	6/26/2019

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Carle Place Water District	NY	19-cv-4611	USDC Eastern District of New York	8/9/2019
Incorporated Village of Garden City	NY	19-cv-4612	USDC Eastern District of New York	8/9/2019
Incorporated Village of Mineola	NY	19-cv-04610	USDC Eastern District of New York	8/9/2019
Port Washington Water District	NY	19-cv-04609	USDC Eastern District of New York	8/9/2019
Roslyn Water District	NY	19-cv-04613	USDC Eastern District of New York	8/9/2019
Water Authority of Western Nassau County	NY	19-cv-04608	USDC Eastern District of New York	8/9/2019
Horsham Water and Sewer Authority	PA	19-cv-02474	AFFF MDL (D.S.C.)	8/30/2019
Warminster Township Municipal Authority	PA	19-cv-02472	AFFF MDL (D.S.C.)	8/30/2019
Warrington Township	PA	19-cv-02473	AFFF MDL (D.S.C.)	8/30/2019
Bakman Water Company	CA	19-cv-02784	AFFF MDL (D.S.C.)	9/30/2019
California Water Service Company	CA	19-cv-02906	AFFF MDL (D.S.C.)	10/14/2019
Pikes Peak Community Foundation	CO	19-cv-2187	AFFF MDL (D.S.C.)	10/21/2019
Security Water District	CO	19-cv-2187	AFFF MDL (D.S.C.)	10/21/2019
Town of Ayer	MA	19-cv-3120	AFFF MDL (D.S.C.)	11/4/2019
Garden City Park Fire and Water District	NY	19-cv-06615	USDC Eastern District of New York	11/22/2019
Water Authority of Great Neck North	NY	19-cv-06613	USDC Eastern District of New York	11/22/2019
Town of Grantsville	MD	20-cv-00036	AFFF MDL (D.S.C.)	11/26/2019
Town of Mountain Lake Park	MD	20-cv-00037	AFFF MDL (D.S.C.)	11/26/2019
Town of Maysville	NC	19-cv-03434	AFFF MDL (D.S.C.)	12/10/2019
South Adams County Water and Sanitation District	CO	19-cv-03559	AFFF MDL (D.S.C.)	12/20/2019
City of Lauderhill	FL	20-cv-00772	AFFF MDL (D.S.C.)	2/19/2020
City of Millington	TN	20-cv-01034	AFFF MDL (D.S.C.)	2/25/2020
Weirton Area Water Board	WV	21-cv-00793	AFFF MDL (D.S.C.)	4/25/2020
City of Airway Heights	WA	20-cv-01763	AFFF MDL (D.S.C.)	5/5/2020
Coraopolis Water and Sewer Authority	PA	20-cv-02384	AFFF MDL (D.S.C.)	5/8/2020
City of Morganfield, Kentucky	KY	20-cv-01840	AFFF MDL (D.S.C.)	5/12/2020
City of Sturgis, Kentucky	KY	20-cv-01842	AFFF MDL (D.S.C.)	5/12/2020
Illinois-American Water Company	IL	20-cv-01837	AFFF MDL (D.S.C.)	5/12/2020
Indiana-American Water Company	IN	20-cv-01838	AFFF MDL (D.S.C.)	5/12/2020
Tennessee-American Water Company	TN	20-cv-01839	AFFF MDL (D.S.C.)	5/12/2020
Tampa Bay Water	FL	20-cv-01867	AFFF MDL (D.S.C.)	5/14/2020
City of Tampa, Florida	FL	20-cv-01889	AFFF MDL (D.S.C.)	5/15/2020
Lakewood Water District	WA	20-cv-2899	AFFF MDL (D.S.C.)	7/16/2020
City of Zephyrhills	FL	20-cv-02933	AFFF MDL (D.S.C.)	8/13/2020
Cortaro-Marana Irrigation District / The Cortaro Water User's Association	AZ	20-cv-03117	AFFF MDL (D.S.C.)	8/31/2020
Borough of Hopatcong	NJ	20-cv-12551	USDC District of New Jersey	9/11/2020
Hicksville Water District	NY	21-cv-00232	AFFF MDL (D.S.C.)	10/16/2020
City of Ocala	FL	21-cv-00130	AFFF MDL (D.S.C.)	10/20/2020

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Pennsylvania-American Water Company	PA	21-cv-0588	AFFF MDL (D.S.C.)	10/21/2020
Santa Clarita Valley Water Agency	CA	20-cv-03771	AFFF MDL (D.S.C.)	10/27/2020
Manhasset-Lakeville Water District	NY	20-cv-05749	USDC Eastern District of New York	11/25/2020
Town of Hempstead	NY	20-cv-05785	USDC Eastern District of New York	11/30/2020
City of Anaheim	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
City of Corona / Corona Utility Authority	CA	23-cv-02485	AFFF MDL (D.S.C.)	12/1/2020
City of Fullerton	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
City of Garden Grove	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
City of Orange	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
City of Santa Ana	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
City of Tustin	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
East Orange County Water District	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
Irvine Ranch Water District	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
Orange County Water District	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
Serrano Water District	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
Yorba Linda Water District	CA	22-cv-01798	AFFF MDL (D.S.C.)	12/1/2020
Barnstable Fire District	MA	20-cv-04190	AFFF MDL (D.S.C.)	12/3/2020
Miami-Dade County, Florida	FL	20-cv-04194	AFFF MDL (D.S.C.)	12/3/2020
Town of Cairo	NY	20-cv-04237	AFFF MDL (D.S.C.)	12/7/2020
Paducah Water of City of Paducah, Kentucky	KY	20-cv-04364	AFFF MDL (D.S.C.)	12/16/2020
Incorporated Village of Sands Point	NY	20-cv-06142	USDC Eastern District of New York	12/18/2020
City of Downey	CA	21-cv-00848	AFFF MDL (D.S.C.)	1/27/2021
Pequannock Township	NJ	21-cv-01367	USDC District of New Jersey	1/29/2021
Borough of Point Pleasant, NJ	NJ	21-cv-00357	AFFF MDL (D.S.C.)	2/4/2021
City of Tacoma	WA	21-cv-00351	AFFF MDL (D.S.C.)	2/4/2021
City of Tempe	AZ	21-cv-00511	AFFF MDL (D.S.C.)	2/18/2021
Golden State Water Company	CA	21-cv-00534	AFFF MDL (D.S.C.)	2/19/2021
Town of Riverhead	NY	21-cv-01034	USDC Eastern District of New York	2/25/2021
Town of Bellingham	MA	21-cv-0582	AFFF MDL (D.S.C.)	2/26/2021
City of La Crosse	WI	21-cv-01361	AFFF MDL (D.S.C.)	3/4/2021
Suburban Water Systems	CA	21-cv-00733	AFFF MDL (D.S.C.)	3/12/2021
Aqua Virginia, Inc.	VA	21-cv-00745	AFFF MDL (D.S.C.)	3/16/2021
Aqua Ohio, Inc.	OH	21-cv-01269	AFFF MDL (D.S.C.)	3/17/2021
Aqua New Jersey, Inc.	NJ	21-cv-01265	AFFF MDL (D.S.C.)	3/18/2021
City of Wilmington	OH	21-cv-0792	AFFF MDL (D.S.C.)	3/19/2021
Town of Danvers	MA	21-cv-00851	AFFF MDL (D.S.C.)	3/24/2021
Aqua Pennsylvania, Inc.	PA	21-cv-1667	AFFF MDL (D.S.C.)	3/26/2021
Stratmoor Hills Water District	CO	21-cv-01057	AFFF MDL (D.S.C.)	4/9/2021
Aqua North Carolina, Inc.	NC	21-cv-2142	AFFF MDL (D.S.C.)	4/13/2021

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Watertown	SD	21-cv-1104	AFFF MDL (D.S.C.)	4/14/2021
City of Pleasanton	CA	21-cv-1119	AFFF MDL (D.S.C.)	4/15/2021
City of Camden, NJ	NJ	21-cv-1317	AFFF MDL (D.S.C.)	5/4/2021
Town of New Windsor	NY	21-cv-01496	AFFF MDL (D.S.C.)	5/4/2021
Bellflower-Somerset Mutual Water Company	CA	21-cv-1410	AFFF MDL (D.S.C.)	5/11/2021
Pico Water District	CA	21-cv-1409	AFFF MDL (D.S.C.)	5/11/2021
Montebello Land and Water Company	CA	21-cv-01494	AFFF MDL (D.S.C.)	5/19/2021
California Domestic Water Company	CA	21-cv-1610	AFFF MDL (D.S.C.)	5/28/2021
City of Moline, Illinois	IL	21-cv-1608	AFFF MDL (D.S.C.)	5/28/2021
Town of Lewisboro, New York	NY	21-cv-1604	AFFF MDL (D.S.C.)	5/28/2021
Town of Mansfield, Massachusetts	MA	21-cv-1605	AFFF MDL (D.S.C.)	5/28/2021
Village of South Elgin, Illinois	IL	21-cv-1609	AFFF MDL (D.S.C.)	5/28/2021
Village of Mayville	NY	21-cv-2474	AFFF MDL (D.S.C.)	6/1/2021
City of Galesburg	IL	21-cv-1649	AFFF MDL (D.S.C.)	6/3/2021
Florida Keys Aqueduct Authority	FL	21-cv-1676	AFFF MDL (D.S.C.)	6/4/2021
Illinois Municipal Corporation East Alton	IL	21-cv-1693	AFFF MDL (D.S.C.)	6/7/2021
Village of Waterloo	NY	21-cv-2812	AFFF MDL (D.S.C.)	7/1/2021
City of Monterey Park	CA	21-cv-1990	AFFF MDL (D.S.C.)	7/2/2021
Littleton Water Department	MA	21-cv-03594	AFFF MDL (D.S.C.)	7/2/2021
Sammamish Water Plateau Water and Sewer District	WA	21-cv-2086	AFFF MDL (D.S.C.)	7/13/2021
Borough of Rocky Hill, New Jersey	NJ	21-cv-2138	AFFF MDL (D.S.C.)	7/15/2021
North Wales Water Authority	PA	21-cv-2274	AFFF MDL (D.S.C.)	7/23/2021
Sullivan County	NY	21-cv-2939	AFFF MDL (D.S.C.)	7/23/2021
Village of Johnson City	NY	21-cv-2830	AFFF MDL (D.S.C.)	7/23/2021
City of Riverside	CA	21-cv-2296	AFFF MDL (D.S.C.)	7/26/2021
Town of Essex	NY	21-cv-2831	AFFF MDL (D.S.C.)	7/29/2021
Walloon Lake Water Systems, Inc.	MI	21-cv-3211	AFFF MDL (D.S.C.)	8/6/2021
City of Crest Hill, Illinois	IL	21-cv-2644	AFFF MDL (D.S.C.)	8/18/2021
Town of Easton	MA	21-cv-2709	AFFF MDL (D.S.C.)	8/23/2021
Town of Weymouth, Massachusetts	MA	21-cv-2820	AFFF MDL (D.S.C.)	9/1/2021
Pleasant Valley Public Water District, Illinois	IL	21-cv-2946	AFFF MDL (D.S.C.)	9/13/2021
Town of Burlington, Massachusetts	MA	21-cv-2945	AFFF MDL (D.S.C.)	9/13/2021
City of Dupont	WA	21-cv-3284	AFFF MDL (D.S.C.)	9/22/2021
Seaman Cottages LLC	MA	21-cv-3238	AFFF MDL (D.S.C.)	10/5/2021
Town of Nantucket	MA	21-cv-3239	AFFF MDL (D.S.C.)	10/6/2021
Village of Rockdale, Illinois	IL	21-cv-3255	AFFF MDL (D.S.C.)	10/6/2021
Westminster	MD	21-cv-3241	AFFF MDL (D.S.C.)	10/6/2021
Seneca County	NY	21-cv-3748	AFFF MDL (D.S.C.)	10/7/2021

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Brockton	MA	21-cv-3300	AFFF MDL (D.S.C.)	10/8/2021
Atascadero Mutual Water Company	CA	22-cv-0604	AFFF MDL (D.S.C.)	10/15/2021
Connecticut Water Supply Company	CT	21-cv-3949	AFFF MDL (D.S.C.)	10/20/2021
San Jose Water Company	CA	21-cv-3434	AFFF MDL (D.S.C.)	10/20/2021
South Montebello Irrigation District	CA	21-cv-3432	AFFF MDL (D.S.C.)	10/20/2021
City of Pico Rivera	CA	22-cv-00066	AFFF MDL (D.S.C.)	10/26/2021
Town of Wallkill	NY	22-cv-0033	AFFF MDL (D.S.C.)	10/27/2021
Dix Hills Water District	NY	21-cv-6076	USDC Eastern District of New York	11/1/2021
Water Replenishment District of Southern California	CA	21-cv-3669	AFFF MDL (D.S.C.)	11/8/2021
City of Oconomowoc	WI	22-cv-00100	AFFF MDL (D.S.C.)	11/9/2021
Elsinore Valley Municipal Water District	CA	21-cv-3699	AFFF MDL (D.S.C.)	11/11/2021
Sudbury Water District	MA	21-cv-3701	AFFF MDL (D.S.C.)	11/11/2021
City of Bell Gardens	CA	22-cv-00065	AFFF MDL (D.S.C.)	11/15/2021
Village of Nyack	NY	22-cv-00204	AFFF MDL (D.S.C.)	11/18/2021
Bossier Parish Police Jury	LA	21-cv-3816	AFFF MDL (D.S.C.)	11/22/2021
Centerville Osterville Marstons Mills Fire District/Water Department	MA	21-cv-3891	AFFF MDL (D.S.C.)	11/30/2021
City of Collinsville, Illinois	IL	21-cv-3887	AFFF MDL (D.S.C.)	11/30/2021
Meadows at Cross River Water-Works Corporation	NY	21-cv-3890	AFFF MDL (D.S.C.)	11/30/2021
Town of Hudson, Massachusetts	MA	21-cv-3888	AFFF MDL (D.S.C.)	11/30/2021
Borough of Ambler	PA	22-cv-0379	AFFF MDL (D.S.C.)	12/13/2021
East Baton Rouge Parish	LA	21-cv-4170	AFFF MDL (D.S.C.)	12/27/2021
Town of Falmouth	MA	21-cv-4206	AFFF MDL (D.S.C.)	12/29/2021
Sacramento County Water Agency	CA	22-cv-0919	AFFF MDL (D.S.C.)	12/30/2021
Town of Fallsburg	NY	22-cv-0709	AFFF MDL (D.S.C.)	1/12/2022
City of East Moline, Illinois	IL	22-cv-00195	AFFF MDL (D.S.C.)	1/20/2022
City of Garfield, New Jersey	NJ	22-cv-00196	AFFF MDL (D.S.C.)	1/20/2022
City of Rock Island, Illinois	IL	22-cv-00198	AFFF MDL (D.S.C.)	1/20/2022
Southeast Morris County Municipal Utilities Authority	NJ	22-cv-00199	AFFF MDL (D.S.C.)	1/20/2022
Town of Hopedale, Massachusetts	MA	22-cv-00197	AFFF MDL (D.S.C.)	1/20/2022
Township of Verona, New Jersey	NJ	22-cv-00205	AFFF MDL (D.S.C.)	1/20/2022
Village of Cary, Illinois	IL	22-cv-00194	AFFF MDL (D.S.C.)	1/20/2022
Town of East Fishkill	NY	22-cv-0920	AFFF MDL (D.S.C.)	1/21/2022
City of Chester	IL	22-cv-0251	AFFF MDL (D.S.C.)	1/27/2022
Village of Lake in the Hills, Illinois	IL	22-cv-0252	AFFF MDL (D.S.C.)	1/27/2022
Town of Hampstead	MD	22-cv-0407	AFFF MDL (D.S.C.)	2/10/2022
Water Supply District of Acton	MA	22-cv-0501	AFFF MDL (D.S.C.)	2/18/2022
Zone 7 Water Agency	CA	22-cv-0580	AFFF MDL (D.S.C.)	2/24/2022

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Municipal Authority of Westmoreland County	PA	22-cv-01429	AFFF MDL (D.S.C.)	3/10/2022
Town of Canton, Massachusetts	MA	22-cv-0864	AFFF MDL (D.S.C.)	3/16/2022
City of Whittier	CA	22-cv-01078	AFFF MDL (D.S.C.)	3/21/2022
City of Portsmouth	OH	22-cv-01441	AFFF MDL (D.S.C.)	3/22/2022
Borough of Emmaus	PA	22-cv-01487	AFFF MDL (D.S.C.)	3/30/2022
City of Summerville	GA	21-cv-00040	USDC Northern District of Georgia	3/30/2022
North Park Public Water District	IL	22-cv-01123	AFFF MDL (D.S.C.)	4/6/2022
Town of Dudley	MA	22-cv-01135	AFFF MDL (D.S.C.)	4/7/2022
Orange Water and Sewer Authority	NC	22-cv-01793	AFFF MDL (D.S.C.)	4/18/2022
La Habra Heights County Water District	CA	22-cv-01347	AFFF MDL (D.S.C.)	4/25/2022
City of Elgin, Illinois	IL	22-cv-01499	AFFF MDL (D.S.C.)	5/11/2022
City of North Chicago, Illinois	IL	22-cv-01500	AFFF MDL (D.S.C.)	5/11/2022
City of San Diego	CA	22-cv-02474	AFFF MDL (D.S.C.)	5/11/2022
Town of Poughkeepsie, New York	NY	22-cv-01507	AFFF MDL (D.S.C.)	5/11/2022
Golden and Golden Building Company, Inc.	NY	22-cv-02232	AFFF MDL (D.S.C.)	5/23/2022
Maple Grove Mobile Home Park	NY	22-cv-02118	AFFF MDL (D.S.C.)	5/23/2022
Miller's Mobile Home Park	NY	22-cv-02117	AFFF MDL (D.S.C.)	5/23/2022
Village of Channahon, Illinois	IL	22-cv-01614	AFFF MDL (D.S.C.)	5/23/2022
City of Lathrop	CA	22-cv-01647	AFFF MDL (D.S.C.)	5/24/2022
Village of Bridgeport	OH	22-cv-02357	AFFF MDL (D.S.C.)	5/31/2022
Susquehanna Area Regional Airport Authority	PA	22-cv-01753	AFFF MDL (D.S.C.)	6/3/2022
Village of Monroe	NY	23-cv-01584	AFFF MDL (D.S.C.)	6/6/2022
Town of Athol	MA	22-cv-01785	AFFF MDL (D.S.C.)	6/7/2022
Townsend Massachusetts Water Department	MA	22-cv-01815	AFFF MDL (D.S.C.)	6/8/2022
Sacramento Suburban Water District	CA	23-cv-00025	AFFF MDL (D.S.C.)	6/10/2022
Rubidoux Community Services District	CA	22-cv-01937	AFFF MDL (D.S.C.)	6/17/2022
Lunenburg Water District	MA	22-cv-03053	AFFF MDL (D.S.C.)	6/24/2022
Santa Margarita Water District	CA	22-cv-02061	AFFF MDL (D.S.C.)	6/29/2022
Town of Avon	MA	22-cv-03047	AFFF MDL (D.S.C.)	6/30/2022
Monson Water and Sewer Department	MA	22-cv-02110	AFFF MDL (D.S.C.)	7/1/2022
North Raynham Water District	MA	22-cv-03050	AFFF MDL (D.S.C.)	7/1/2022
Raynham Center Water District	MA	22-cv-03051	AFFF MDL (D.S.C.)	7/1/2022
Town of Princeton, Massachusetts	MA	22-cv-02036	AFFF MDL (D.S.C.)	7/1/2022
City of Taneytown	MD	22-cv-02222	AFFF MDL (D.S.C.)	7/12/2022
Town of Poolesville	MD	22-cv-02221	AFFF MDL (D.S.C.)	7/12/2022
Town of West Bridgewater	MA	22-cv-03871	AFFF MDL (D.S.C.)	7/13/2022
Utilities Board of Tuskegee	AL	22-cv-00420	USDC Middle District of Alabama	7/17/2022
Town of Chatham	MA	22-cv-03048	AFFF MDL (D.S.C.)	7/19/2022
Town of Uxbridge	MA	22-cv-03056	AFFF MDL (D.S.C.)	7/19/2022

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Fairborn	OH	22-cv-03032	AFFF MDL (D.S.C.)	7/22/2022
Town of Millis	MA	22-cv-03052	AFFF MDL (D.S.C.)	7/28/2022
City of South Shore, Kentucky	KY	22-cv-02526	AFFF MDL (D.S.C.)	8/1/2022
Sandwich Water District	MA	22-cv-03870	AFFF MDL (D.S.C.)	8/1/2022
Village of Cuba	NY	23-cv-01685	AFFF MDL (D.S.C.)	8/1/2022
Village of Harriman	NY	22-cv-03473	AFFF MDL (D.S.C.)	8/1/2022
Colbert County, Alabama / Colbert County Water Department	AL	20-cv-02022-900151.00	Circuit Court of Colbert County, Alabama	8/2/2022
Caveland Sanitation Authority Inc., d/b/a Caveland Environmental Authority Inc.	KY	22-cv-02565	AFFF MDL (D.S.C.)	8/3/2022
West Des Moines Water Works	IA	22-cv-02558	AFFF MDL (D.S.C.)	8/3/2022
Camrosa Water District	CA	22-cv-02601	AFFF MDL (D.S.C.)	8/8/2022
Chino Basin Desalter Authority	CA	22-cv-02602	AFFF MDL (D.S.C.)	8/8/2022
Town of Webster	MA	22-cv-03875	AFFF MDL (D.S.C.)	8/9/2022
Olivet Academy	NY	23-cv-01585	AFFF MDL (D.S.C.)	8/12/2022
Kennebunk	ME	22-cv-02761	AFFF MDL (D.S.C.)	8/18/2022
Kennebunkport	ME	22-cv-02761	AFFF MDL (D.S.C.)	8/18/2022
Wells Water District	ME	22-cv-02761	AFFF MDL (D.S.C.)	8/18/2022
City of Methuen	MA	22-cv-02777	AFFF MDL (D.S.C.)	8/19/2022
City of Burbank	CA	22-cv-02823	AFFF MDL (D.S.C.)	8/23/2022
Orchard Dale Water District	CA	22-cv-02839	AFFF MDL (D.S.C.)	8/25/2022
Chelmsford Water District	MA	22-cv-02885	AFFF MDL (D.S.C.)	8/30/2022
Jurupa Community Services District	CA	22-cv-02892	AFFF MDL (D.S.C.)	8/30/2022
Town of Petersburg	NY	EF2022-272251	Rensselaer County Supreme Court, New York	8/30/2022
Northeast Knox Utility District	TN	22-cv-02953	AFFF MDL (D.S.C.)	9/1/2022
Hillcrest Water District	MA	22-cv-03094	AFFF MDL (D.S.C.)	9/9/2022
Leicester Water Supply District	MA	22-cv-03093	AFFF MDL (D.S.C.)	9/9/2022
Village of Fort Plain	NY	22-cv-03221	AFFF MDL (D.S.C.)	9/9/2022
City of Fountain	CO	22-cv-03118	AFFF MDL (D.S.C.)	9/14/2022
City of Salisbury	MD	22-cv-03119	AFFF MDL (D.S.C.)	9/14/2022
Village of Hempstead	NY	22-cv-04285	AFFF MDL (D.S.C.)	9/14/2022
City of East Peoria, Illinois	IL	22-cv-03186	AFFF MDL (D.S.C.)	9/19/2022
City of Clovis	CA	22-cv-03224	AFFF MDL (D.S.C.)	9/21/2022
Saegertown Borough	PA	23-cv-00530	AFFF MDL (D.S.C.)	9/23/2022
City of Prescott	AZ	22-cv-03260	AFFF MDL (D.S.C.)	9/26/2022
City of South Gate	CA	22-cv-03340	AFFF MDL (D.S.C.)	9/28/2022
Town of Prescott Valley	AZ	22-cv-03335	AFFF MDL (D.S.C.)	9/28/2022
Town of Cumberland	RI	22-cv-03454	AFFF MDL (D.S.C.)	10/6/2022
Town of Sharon, Massachusetts	MA	22-cv-03458	AFFF MDL (D.S.C.)	10/6/2022

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Town of Tewksbury	MA	22-cv-04555	AFFF MDL (D.S.C.)	10/6/2022
Birch Hill Water System	NY	23-cv-01679	AFFF MDL (D.S.C.)	10/14/2022
Dalton Farms Water System	NY	23-cv-01588	AFFF MDL (D.S.C.)	10/14/2022
Fairway's Water System	NY	23-cv-01678	AFFF MDL (D.S.C.)	10/14/2022
Greenfields Water System	NY	23-cv-01682	AFFF MDL (D.S.C.)	10/14/2022
Hyde Park Water System	NY	23-cv-01680	AFFF MDL (D.S.C.)	10/14/2022
Pinebrook Estates Water System	NY	23-cv-01681	AFFF MDL (D.S.C.)	10/14/2022
Quaker Hill Estates Water System	NY	23-cv-01683	AFFF MDL (D.S.C.)	10/14/2022
Schreiber Water System	NY	23-cv-01684	AFFF MDL (D.S.C.)	10/14/2022
Valley Dale Water System	NY	23-cv-01677	AFFF MDL (D.S.C.)	10/14/2022
City of Adelanto	CA	22-cv-03591	AFFF MDL (D.S.C.)	10/17/2022
Swansea Water District	MA	22-cv-03717	AFFF MDL (D.S.C.)	10/27/2022
City of Bellbrook	OH	22-cv-04429	AFFF MDL (D.S.C.)	10/28/2022
City of Sacramento	CA	22-cv-03799	AFFF MDL (D.S.C.)	11/1/2022
Aqua Illinois, Inc.	IL	22-cv-03860	AFFF MDL (D.S.C.)	11/3/2022
Water Works of City of Des Moines, Iowa	IA	22-cv-03837	AFFF MDL (D.S.C.)	11/3/2022
City of Baltimore	MD	22-cv-04312	AFFF MDL (D.S.C.)	11/4/2022
City of Philadelphia	PA	23-cv-01614	AFFF MDL (D.S.C.)	11/4/2022
Town of Ware	MA	23-cv-00309	AFFF MDL (D.S.C.)	11/7/2022
Village of Dupo, Illinois	IL	22-cv-03919	AFFF MDL (D.S.C.)	11/7/2022
City of Wood River, Illinois	IL	22-cv-03954	AFFF MDL (D.S.C.)	11/8/2022
Town of Erwin	NY	23-cv-00026	AFFF MDL (D.S.C.)	11/11/2022
Alameda County Water District	CA	22-cv-04010	AFFF MDL (D.S.C.)	11/12/2022
Aqua Texas, Inc.	TX	23-cv-00049	AFFF MDL (D.S.C.)	11/14/2022
City of Manteca	CA	22-cv-04042	AFFF MDL (D.S.C.)	11/14/2022
Village of Tivoli Water System	NY	23-cv-01587	AFFF MDL (D.S.C.)	11/14/2022
Town of Rehoboth	MA	23-cv-00325	AFFF MDL (D.S.C.)	11/16/2022
Village of Fox Lake, Illinois	IL	22-cv-04086	AFFF MDL (D.S.C.)	11/16/2022
Peoples Water Service Company of Florida, Inc.	FL	22-cv-04113	AFFF MDL (D.S.C.)	11/17/2022
Town of Walpole	MA	23-cv-00324	AFFF MDL (D.S.C.)	11/18/2022
Kennebec Water District	ME	22-cv-04164	AFFF MDL (D.S.C.)	11/21/2022
Town of Medway	MA	22-cv-04216	AFFF MDL (D.S.C.)	11/22/2022
Town of Milford	MA	23-cv-00308	AFFF MDL (D.S.C.)	11/23/2022
Cotuit Fire District	MA	23-cv-00311	AFFF MDL (D.S.C.)	11/28/2022
City of Evanston, Illinois	IL	22-cv-04304	AFFF MDL (D.S.C.)	11/29/2022
City of Montgomery, Alabama	AL	22-cv-04296	AFFF MDL (D.S.C.)	11/29/2022
Town of Pepperell	MA	22-cv-04295	AFFF MDL (D.S.C.)	11/29/2022
Livingston Township, New Jersey	NJ	22-cv-04321	AFFF MDL (D.S.C.)	11/30/2022

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Mesa	AZ	22-cv-04377	AFFF MDL (D.S.C.)	12/2/2022
Town of Marshfield	MA	23-cv-00725	AFFF MDL (D.S.C.)	12/5/2022
Town of Sigel	IL	22-cv-04387	AFFF MDL (D.S.C.)	12/5/2022
Town of Owego	NY	23-cv-01375	AFFF MDL (D.S.C.)	12/6/2022
Town of Holliston	MA	23-cv-00377	AFFF MDL (D.S.C.)	12/7/2022
Town of Salisbury	MA	23-cv-00312	AFFF MDL (D.S.C.)	12/7/2022
City of Delray Beach	FL	23-cv-01441	AFFF MDL (D.S.C.)	12/8/2022
Belforest Water System	AL	22-cv-04463	AFFF MDL (D.S.C.)	12/9/2022
City of Loxley	AL	22-cv-04464	AFFF MDL (D.S.C.)	12/9/2022
Hanson Water Department	MA	23-cv-00726	AFFF MDL (D.S.C.)	12/14/2022
Gallia County Rural Water Association	OH	23-cv-00777	AFFF MDL (D.S.C.)	12/20/2022
City of Eden	NC	23-cv-00776	AFFF MDL (D.S.C.)	12/21/2022
Putnam Valley Central School District	NY	23-cv-00775	AFFF MDL (D.S.C.)	12/21/2022
Village of East Troy	WI	23-cv-00785	AFFF MDL (D.S.C.)	12/23/2022
Abington/Rockland Joint Water Works	MA	23-cv-01010	AFFF MDL (D.S.C.)	1/4/2023
Dedham-Westwood Water District	MA	23-cv-00030	AFFF MDL (D.S.C.)	1/4/2023
Upper Cape Regional Water Supply Cooperative	MA	23-cv-00790	AFFF MDL (D.S.C.)	1/4/2023
Town of Scituate	MA	23-cv-00789	AFFF MDL (D.S.C.)	1/5/2023
City of Peabody	MA	23-cv-01168	AFFF MDL (D.S.C.)	1/13/2023
East Chelmsford Water District	MA	23-cv-00204	AFFF MDL (D.S.C.)	1/13/2023
Lakewood Township Municipal Utilities Authority	NJ	23-cv-00233	AFFF MDL (D.S.C.)	1/18/2023
City of Thornton, Colorado	CO	23-cv-00277	AFFF MDL (D.S.C.)	1/20/2023
Branchville Borough	NJ	23-cv-01036	AFFF MDL (D.S.C.)	1/23/2023
Town of Pittsboro	NC	23-cv-01150	AFFF MDL (D.S.C.)	1/26/2023
Hawthorn Estates	IL	23-cv-00503	AFFF MDL (D.S.C.)	2/6/2023
City of Muscle Shoals / Muscle Shoals Utilities Board	AL	20-cv-2023-900020.00	Colbert County Circuit Court, Alabama	2/10/2023
Ayer Road Properties, LLC	MA	23-cv-00914	AFFF MDL (D.S.C.)	2/13/2023
City of Lumberton	NC	23-cv-00936	AFFF MDL (D.S.C.)	2/15/2023
Burlington Township	NJ	23-cv-01603	AFFF MDL (D.S.C.)	2/16/2023
City of Prescott	WI	23-cv-01676	AFFF MDL (D.S.C.)	2/16/2023
Halifax County Service Authority	VA	23-cv-00653	AFFF MDL (D.S.C.)	2/16/2023
Malad & Hilton Water Company, Inc.	ID	23-cv-00664	AFFF MDL (D.S.C.)	2/16/2023
Village of Woodbury	NY	23-cv-01675	AFFF MDL (D.S.C.)	2/16/2023
City of El Monte	CA	23-cv-00680	AFFF MDL (D.S.C.)	2/17/2023
East Bay Municipal Utility District	CA	23-cv-01029	AFFF MDL (D.S.C.)	2/17/2023
Passaic Valley Water Commission	NJ	23-cv-00753	AFFF MDL (D.S.C.)	2/24/2023
Robeson County, North Carolina	NC	23-cv-01726	AFFF MDL (D.S.C.)	2/24/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Franklin Square Water District	NY	23-cv-01645	USDC Eastern District of New York	3/2/2023
Shirley Water District	MA	23-cv-00928	AFFF MDL (D.S.C.)	3/7/2023
Town of Payson	AZ	23-cv-00932	AFFF MDL (D.S.C.)	3/7/2023
West Virginia-American Water Company	WV	23-cv-00935	AFFF MDL (D.S.C.)	3/7/2023
University of Rhode Island	RI	23-cv-00951	AFFF MDL (D.S.C.)	3/8/2023
Village of Sugar Grove, Illinois	IL	23-cv-00954	AFFF MDL (D.S.C.)	3/8/2023
City of Lake Forest, Illinois	IL	23-cv-01015	AFFF MDL (D.S.C.)	3/13/2023
Borough of Essex Fells	NJ	23-cv-01031	AFFF MDL (D.S.C.)	3/14/2023
Ridgely	MD	23-cv-01039	AFFF MDL (D.S.C.)	3/14/2023
Town of Chestertown	MD	23-cv-01030	AFFF MDL (D.S.C.)	3/14/2023
City of Benwood	WV	23-cv-01060	AFFF MDL (D.S.C.)	3/15/2023
San Gabriel Basin Water Quality Authority	CA	23-cv-01087	AFFF MDL (D.S.C.)	3/17/2023
Charleston Water System	SC	23-cv-01075	AFFF MDL (D.S.C.)	3/19/2023
Mountain View-Edgewood Water Company	WA	23-cv-01108	AFFF MDL (D.S.C.)	3/20/2023
Town of Westborough	MA	23-cv-01117	AFFF MDL (D.S.C.)	3/20/2023
Town of Weldon	NC	23-cv-00075	USDC Eastern District of North Carolina	3/22/2023
Rib Mountain Sanitary District	WI	23-cv-02215	AFFF MDL (D.S.C.)	3/23/2023
Harrisville Fire District	RI	23-cv-01229	AFFF MDL (D.S.C.)	3/28/2023
Alameda County Agricultural Fair Association	CA	23-cv-01287	AFFF MDL (D.S.C.)	3/31/2023
Borough of Hawthorne	NJ	23-cv-02577	USDC District of New Jersey	4/3/2023
Dracut Water Supply District	MA	23-cv-01363	AFFF MDL (D.S.C.)	4/5/2023
City of Sioux City	IA	23-cv-01416	AFFF MDL (D.S.C.)	4/7/2023
Shelby County, Alabama	AL	23-cv-00609	USDC Northern District of Alabama	4/10/2023
Talladega County, Alabama	AL	23-cv-00609	USDC Northern District of Alabama	4/10/2023
City of Aguadilla Puerto Rico	PR	23-cv-01483	AFFF MDL (D.S.C.)	4/11/2023
Three Rivers Fire District	MA	23-cv-01479	AFFF MDL (D.S.C.)	4/11/2023
City of Freeport	IL	23-cv-01501	AFFF MDL (D.S.C.)	4/12/2023
City of Hialeah, Florida	FL	23-cv-01484	AFFF MDL (D.S.C.)	4/12/2023
Consolidated Utility District of Rutherford County	TN	23-cv-01493	AFFF MDL (D.S.C.)	4/12/2023
Town of Walden	CO	23-cv-01502	AFFF MDL (D.S.C.)	4/12/2023
City of Athens	IL	23-cv-01514	AFFF MDL (D.S.C.)	4/13/2023
Xenia Rural Water District	IA	23-cv-01515	AFFF MDL (D.S.C.)	4/13/2023
City of Allegan	MI	59540/2023	Westchester County Supreme Court, New York	4/14/2023
Cragmont Water Company	CO	23-cv-01608	AFFF MDL (D.S.C.)	4/18/2023
Eagles Watch Mutual Water Company	CO	23-cv-01607	AFFF MDL (D.S.C.)	4/18/2023
Town of Plainville	MA	23-cv-328	Norfolk County Superior Court, Massachusetts	4/19/2023
Rock Hill	SC	23-cv-01637	AFFF MDL (D.S.C.)	4/20/2023

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Town of Westford	MA	23-cv-01652	AFFF MDL (D.S.C.)	4/20/2023
Immokalee Water / Sewer District	FL	171655103	Collier County Circuit Court, Florida	4/24/2023
Town of North Kingstown, Rhode Island	RI	23-cv-01712	AFFF MDL (D.S.C.)	4/25/2023
Town of Wilmington, Massachusetts	MA	23-cv-01814	AFFF MDL (D.S.C.)	5/1/2023
Roosevelt County Water Coop, Inc.	NM	23-cv-00376	USDC District of New Mexico	5/2/2023
Garden Homes Management Corporation	NY	500672/2023	Putnam County Supreme Court, New York	5/3/2023
Town of Wayland, Massachusetts	MA	23-cv-01897	AFFF MDL (D.S.C.)	5/5/2023
Village of Wilmette, Illinois	IL	23-cv-01946	AFFF MDL (D.S.C.)	5/10/2023
Heartwood Ranch Homeowners Association	CO	23-cv-02035	AFFF MDL (D.S.C.)	5/11/2023
Town of Mt. Airy	MD	23-cv-02021	AFFF MDL (D.S.C.)	5/11/2023
City of Frankfort, KY	KY	23-cv-02105	AFFF MDL (D.S.C.)	5/17/2023
City of Orange Township, New Jersey	NJ	23-cv-02103	AFFF MDL (D.S.C.)	5/17/2023
City of Camas	WA	23-cv-02163	AFFF MDL (D.S.C.)	5/19/2023
City of Cayce	SC	23-cv-02159	AFFF MDL (D.S.C.)	5/19/2023
Del Rio Mutual Water Company	CA	23-cv-02162	AFFF MDL (D.S.C.)	5/19/2023
Fox Island Mutual Water Association	WA	23-cv-02160	AFFF MDL (D.S.C.)	5/19/2023
North Chelmsford Water District	MA	23-cv-02161	AFFF MDL (D.S.C.)	5/19/2023
Town of Summerville	SC	23-cv-02157	AFFF MDL (D.S.C.)	5/19/2023
Tyngsborough Water District	MA	2381cv01473	Middlesex County Superior Court, Massachusetts	5/19/2023
City of Scottsdale	AZ	23-cv-02164	AFFF MDL (D.S.C.)	5/20/2023
Jacksonville, Alabama	AL	23-cv-02181	AFFF MDL (D.S.C.)	5/22/2023
Martinsburg Municipal Authority	PA	2023GN1282	Blair County Court of Common Pleas, Pennsylvania	5/22/2023
Stafford County	VA	23-cv-02191	AFFF MDL (D.S.C.)	5/22/2023
Strawberry Hill Acton Realty Trust	MA	2381cv01486	Middlesex County Superior Court, Massachusetts	5/22/2023
Carroll County	MD	23-cv-02205	AFFF MDL (D.S.C.)	5/23/2023
City of Newport News	VA	23-cv-02199	AFFF MDL (D.S.C.)	5/23/2023
Greenlawn Water District	NY	23-cv-03844	USDC Eastern District of New York	5/23/2023
Oyster Bay Water District	NY	23-cv-03843	USDC Eastern District of New York	5/23/2023
Town of Union Bridge	MD	23-cv-02200	AFFF MDL (D.S.C.)	5/23/2023
Village of New Paltz, New York	NY	23-cv-02198	AFFF MDL (D.S.C.)	5/23/2023
City of Plant City	FL	23TC-173933824	Hillsborough Circuit Court, Florida	5/24/2023
City of Pompano Beach	FL	23TC-173891927	Broward County Circuit Court, Florida	5/24/2023
City of Raleigh	NC	23cv013214-910	Wake County Superior Court, North Carolina	5/24/2023
Village of Glencoe, Illinois	IL	23-cv-02233	AFFF MDL (D.S.C.)	5/24/2023
Washington County Service Authority	VA	23-cv-02234	AFFF MDL (D.S.C.)	5/24/2023

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City of Colton, California	CA	23-cv-02253	AFFF MDL (D.S.C.)	5/25/2023
City of Newburyport	MA	23-cv-02255	AFFF MDL (D.S.C.)	5/25/2023
First Taxing District of City of Norwalk, Connecticut a/ka/ First District Water Department	CT	23-cv-02268	AFFF MDL (D.S.C.)	5/25/2023
Homestead Water Company	CO	23-cv-02238	AFFF MDL (D.S.C.)	5/25/2023
Jericho Water District	NY	23-cv-03906	USDC Eastern District of New York	5/25/2023
Owensboro Municipal Utilities	KY	23-cv-02270	AFFF MDL (D.S.C.)	5/25/2023
Plainview Water District	NY	23-cv-03919	USDC Eastern District of New York	5/25/2023
Savannah Valley Utility District	TN	23-cv-02264	AFFF MDL (D.S.C.)	5/25/2023
Shore Haven Water System	NY	2023-51764	Dutchess County Supreme Court, New York	5/25/2023
South Carolina Public Service Authority a/k/a Santee Cooper	SC	23-cv-02272	AFFF MDL (D.S.C.)	5/25/2023
Village of Antwerp	NY	EF2023-00002155	Jefferson County Supreme Court, New York	5/25/2023
Village of Sodus	NY	Unassigned	Wayne County Supreme Court, New York	5/25/2023
City of Florence	AL	Unassigned	Westchester County Supreme Court, New York	5/26/2023
City of Hudson	WI	Unassigned	Westchester County Supreme Court, New York	5/26/2023
City of Leominster	MA	23-cv-02287	AFFF MDL (D.S.C.)	5/26/2023
Council Bluffs City Water Works	IA	23-cv-02299	AFFF MDL (D.S.C.)	5/26/2023
Albertson Water District	NY	23-cv-03997	USDC Eastern District of New York	5/30/2023
Box Springs Mutual Water Company	CA	23-cv-02340	AFFF MDL (D.S.C.)	5/30/2023
City of Brighton	CO	23-cv-02339	AFFF MDL (D.S.C.)	5/30/2023
City of Cincinnati, Ohio	OH	23-cv-02334	AFFF MDL (D.S.C.)	5/30/2023
City of Laurens	SC	61744/2023	Westchester County Supreme Court, New York	5/30/2023
Fairpoint Regional Utility System Inc., FL	FL	23-cv-02336	AFFF MDL (D.S.C.)	5/30/2023
Lehigh County Authority	PA	2023-C-1517	Lehigh County Court of Common Pleas	5/30/2023
Locust Valley Water District	NY	23-cv-03980	USDC Eastern District of New York	5/30/2023
Midway Water System Inc., FL	FL	23-cv-02337	AFFF MDL (D.S.C.)	5/30/2023
Northern Kentucky Water District	KY	23-cv-02333	AFFF MDL (D.S.C.)	5/30/2023
Village of Williston Park	NY	23-cv-04002	USDC Eastern District of New York	5/30/2023
Westbury Water & Fire District	NY	23-cv-04001	USDC Eastern District of New York	5/30/2023
Anne Arundel County	MD	23-cv-01457	USDC District of Maryland	5/31/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Dona Ana Mutual Domestic Water Consumers Association	NM	23-cv-02348	AFFF MDL (D.S.C.)	5/31/2023
Erwin Utilities	TN	23-cv-02349	AFFF MDL (D.S.C.)	5/31/2023
Louisville Water Company	KY	23-cv-02367	AFFF MDL (D.S.C.)	5/31/2023
Santa Clara Water District	CA	Unassigned	California Superior Court for the County of Santa Clara	5/31/2023
Town of Abington	MA	23-cv-02374	AFFF MDL (D.S.C.)	5/31/2023
Town of Thurmont	MD	23-cv-02346	AFFF MDL (D.S.C.)	5/31/2023
Town of Yarmouth	MA	23-cv-202	Commonwealth of Massachusetts - Barnstable Superior Court	5/31/2023
Brunswick Regional Water and Sewer H2G0	NC	61895/2023	Supreme Court of the State of NY - Westchester County	6/1/2023
City of Federal Heights	CO	23-cv-02405	AFFF MDL (D.S.C.)	6/1/2023
City of Lomita	CA	23-cv-02393	AFFF MDL (D.S.C.)	6/1/2023
City of Mackinac Island	MI	61890/2023	Supreme Court of the State of NY - Westchester County	6/1/2023
City of Swanville	MN	61903/2023	Supreme Court of the State of NY - Westchester County	6/1/2023
Merchantville-Pennsauken Water Commission	NJ	23-cv-02394	AFFF MDL (D.S.C.)	6/1/2023
Middletown, Maryland	MD	23-cv-02389	AFFF MDL (D.S.C.)	6/1/2023
RAS Trust	MA	23-1602	Commonwealth of Massachusetts - Middlesex Superior Court	6/1/2023
Town of Davis	WV	23-cv-02388	AFFF MDL (D.S.C.)	6/1/2023
Town of Natick	MA	23-cv-02390	AFFF MDL (D.S.C.)	6/1/2023
Village of Maybrook	NY	EF003538-2023	Supreme Court of The State of New York - Orange County	6/1/2023
Anderson Regional Joint Water System	SC	61971/2023	Supreme Court of the State of NY - Westchester County	6/2/2023
Ashland Water Works	KY	23-cv-02438	AFFF MDL (D.S.C.)	6/2/2023
Bourne Water District	MA	2372CV00212	Commonwealth of Massachusetts - Barnstable Superior Court	6/2/2023
City of Kannapolis	NC	61984/2023	Supreme Court of the State of NY - Westchester County	6/2/2023
Dennis Water District	MA	2372CV00211	Commonwealth of Massachusetts - Barnstable Superior Court	6/2/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Harlan Municipal Utilities	IA	23-cv-02451	AFFF MDL (D.S.C.)	6/2/2023
Sea Mist Resort Condominium Trust	MA	23-cv-02453	AFFF MDL (D.S.C.)	6/2/2023
Town of Groton	MA	2381 cv 01622	Commonwealth of Massachusetts - Middlesex Superior Court	6/2/2023
Town of Kingston	MA	2383-cv-00438	Commonwealth of Massachusetts - Plymouth Superior Court	6/2/2023
Town of Plattsburgh	NY	2023-00023338	Supreme Court of the State of NY - Clinton County	6/2/2023
Town of Randolph	NY	92273	Supreme Court of the State of NY - Cattaraugus County	6/2/2023
Town of Sterling	MA	23-cv-02439	AFFF MDL (D.S.C.)	6/2/2023
Town of Wrentham	MA	23-cv-499	Commonwealth of Massachusetts - Norfolk Superior Court	6/2/2023
Willingboro Municipal Utilities Authority	NJ	61983/2023	Supreme Court of the State of NY - Westchester County	6/2/2023
Black River Falls Water Utility	WI	62006/2023	Supreme Court of the State of NY - Westchester County	6/5/2023
City of Aberdeen	MD	23-cv-02464	AFFF MDL (D.S.C.)	6/5/2023
City of Bakersfield	CA	23-cv-02487	AFFF MDL (D.S.C.)	6/5/2023
City of Gunnison	CO	23-cv-02486	AFFF MDL (D.S.C.)	6/5/2023
City of Hurricane, West Virginia	WV	23-cv-02490	AFFF MDL (D.S.C.)	6/5/2023
City of South Bend, Indiana	IN	23-cv-02489	AFFF MDL (D.S.C.)	6/5/2023
Creve Coeur Water and Sewer	IL	23-cv-02488	AFFF MDL (D.S.C.)	6/5/2023
Glencoe Water and Sewer Works	AL	62025/2023	Supreme Court of the State of NY - Westchester County	6/5/2023
City of Moses Lake, WA	WA	23-cv-02506	AFFF MDL (D.S.C.)	6/6/2023
City of Gretna	LA	23-cv-02538	AFFF MDL (D.S.C.)	6/7/2023
City of Niceville, Florida	FL	23-cv-02514	AFFF MDL (D.S.C.)	6/7/2023
Leavenworth Water Company	IN	23-cv-02533	AFFF MDL (D.S.C.)	6/7/2023
Monroe County Water Authority	NY	E2023005918	Supreme Court of the State of NY - Westchester County	6/7/2023
Town of Clinton	NJ	HNT-L_000219-23	State of New Jersey - Hunterdon Superior Court	6/7/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Town of Elkton	MD	23-cv-02532	AFFF MDL (D.S.C.)	6/7/2023
Village of Bald Head Island	NC	23-CVS-918	State of North Carolina - Brunswick Superior Court	6/7/2023
Anson County	NC	23-CVS-269	State of North Carolina - Anson County Superior Court	6/8/2023
City of Loveland	OH	2023 CVB 00550	State of Ohio - Clermont Court of Common Pleas	6/8/2023
City of Milford	OH	2023 CVB 00549	State of Ohio - Clermont Court of Common Pleas	6/8/2023
Neuse Regional Water and Sewer Authority	NC	21-CVS-431	State of North Carolina - Lenoir Superior Court	6/8/2023
Village of Valatie	NY	E012023020566	Supreme Court of the State of NY - Columbia County	6/8/2023
Augusta, Georgia	GA	23-cv-02609	AFFF MDL (D.S.C.)	6/9/2023
City of Dubuque	IA	23-cv-02606	AFFF MDL (D.S.C.)	6/9/2023
Havre de Grace, Maryland	MD	23-cv-02608	AFFF MDL (D.S.C.)	6/9/2023
Jefferson Utilities, Inc.	WV	23-cv-02591	AFFF MDL (D.S.C.)	6/9/2023
Town of Mocksville	NC	23CVS246	State of North Carolina - Davie County Superior Court	6/9/2023
Washington County, Maryland	MD	23-cv-02597	AFFF MDL (D.S.C.)	6/9/2023
Craftsbury Fire District #2	VT	23-cv-02613	AFFF MDL (D.S.C.)	6/12/2023
Liberty Utilities (Bella Vista Water) Corp.	AZ	23-cv-02624	AFFF MDL (D.S.C.)	6/12/2023
Liberty Utilities (Litchfield Park Water & Sewer) Corp.	AZ	23-cv-02627	AFFF MDL (D.S.C.)	6/12/2023
Liberty Utilities (Park Water) Corp.	CA	23-cv-02630	AFFF MDL (D.S.C.)	6/12/2023
Liberty Utilities (Rio Rico Water & Sewer) Corp.	AZ	23-cv-02629	AFFF MDL (D.S.C.)	6/12/2023
Martin County Regional Water Authority	NC	23-CVS-124	State of North Carolina - Martin County Superior Court	6/12/2023
Sewerage and Water Board of New Orleans	LA	23-cv-02625	AFFF MDL (D.S.C.)	6/12/2023
Town of Boonsboro, Maryland	MD	23-cv-02615	AFFF MDL (D.S.C.)	6/12/2023
Town of New Haven	WV	23-cv-02622	AFFF MDL (D.S.C.)	6/12/2023
Chester Municipal Water Works	WV	23-cv-02638	AFFF MDL (D.S.C.)	6/13/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Mary Esther, Florida	FL	23-cv-02640	AFFF MDL (D.S.C.)	6/13/2023
City of Taunton	MA	2373CV00371	Commonwealth of Massachusetts - Bristol Superior Court	6/13/2023
City of Valparaiso, Florida	FL	23-cv-02639	AFFF MDL (D.S.C.)	6/13/2023
Seekonk Water District	MA	2373CV00372	Commonwealth of Massachusetts - Bristol Superior Court	6/13/2023
Barber County Rural Water District #2	KS	23-cv-02662	AFFF MDL (D.S.C.)	6/14/2023
City of Glen Dale Water Department	WV	23-cv-02641	AFFF MDL (D.S.C.)	6/14/2023
City of Robbinsdale	MN	62456/2023	Supreme Court of the State of NY - Westchester County	6/14/2023
City of Sheffield d/b/a Sheffield Utilities	AL	62457/2023	Supreme Court of the State of NY - Westchester County	6/14/2023
City of St. Marys	WV	23-cv-02661	AFFF MDL (D.S.C.)	6/14/2023
City of Woburn	MA	2381CV01754	Commonwealth of Massachusetts - Middlesex Superior Court	6/14/2023
Town of North Smithfield	RI	23-cv-02670	AFFF MDL (D.S.C.)	6/14/2023
City of Edwardsville, Illinois	IL	23-cv-02690	AFFF MDL (D.S.C.)	6/15/2023
City of Springfield	OR	23-cv-02722	AFFF MDL (D.S.C.)	6/15/2023
Tennyson Water Utility	IN	23-cv-02719	AFFF MDL (D.S.C.)	6/15/2023
Town of Plymouth	MA	2383CV00461	Commonwealth of Massachusetts - Plymouth Superior Court	6/15/2023
City of Aurora	IN	23-cv-02781	AFFF MDL (D.S.C.)	6/16/2023
City of Waite Park	MN	62586/2023	Supreme Court of the State of NY - Westchester County	6/16/2023
Everton Water Corporation	IN	23-cv-02784	AFFF MDL (D.S.C.)	6/16/2023
Madrona Beach Water System	WA	[Unassigned]	Supreme Court of the State of NY - Westchester County	6/16/2023
Township of Florence	NJ	BUR-L-001180-23	State of New Jersey - Burlington Superior Court	6/16/2023
Village of Beverly	OH	62589/2023	Supreme Court of the State of NY - Westchester County	6/16/2023
Adams Waterworks	WI	62632/2023	Supreme Court of the State of NY - Westchester County	6/19/2023
City of Hamlet	NC	23-CV-590	State of North Carolina – Richmond County Superior Court	6/19/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Canton	MO	23-cv-02792	AFFF MDL (D.S.C.)	6/19/2023
City of Maysville Utility Department	KY	62633/2023	Supreme Court of the State of NY - Westchester County	6/19/2023
City of Plainview	MN	Unassigned	Supreme Court of the State of NY - Westchester County	6/19/2023
Green River City	UT	23-cv-02793	AFFF MDL (D.S.C.)	6/19/2023
And-Tro Water Authority	IN	62651/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Bearcreek Municipal Water System	MT	62659/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Central Texas Water Supply Corporation	TX	62678/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
City of Eagan	MN	62669/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
City of Fairhope	AL	62675/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
City of Mayville W.W.	WI	62686/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Colfax Water Supply	IA	62655/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Corning Municipal Utilities	IA	62680/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Country Village Mobile	NY	Unassigned	Supreme Court of the State of NY - Erie County	6/20/2023
Eastmoreland W.S.A. Inc.	IL	62710/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Town of Dover	VT	62687/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Town of Hot Sulphur Springs	CO	23-cv-02813	AFFF MDL (D.S.C.)	6/20/2023
Town of Lakeville	IN	62699/2023	Supreme Court of the State of NY - Westchester County	6/20/2023
Town of Palmyra	NY	Unassigned	Supreme Court of the State of NY - Wayne County	6/20/2023
Village of Westfield	NY	EK12023000760	Supreme Court of the State of NY - Chautauqua County	6/20/2023
City of Chippewa Falls	WI	23-cv-02906	AFFF MDL (D.S.C.)	6/21/2023
City of Great Bend	KS	62734/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
City of Litchfield	MN	62735/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
City of Pawtucket	RI	62762/2023	Supreme Court of the State of NY - Westchester County	6/21/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
City of Spearfish	SD	62719/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
City of Torrington	WY	62720/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
City of Verndale	MN	62736/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
City of Vernon	CA	23-cv-02882	AFFF MDL (D.S.C.)	6/21/2023
Eddyville Water and Wastewater Utilities	KY	62730/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Hillcrest Manor W.U.A.	NV	62737/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Lewisburg Water	TN	62745/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
McGregor Municipal Utilities	IA	62765/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
New Windsor	NY	EF004015-2023	Supreme Court of the State of NY - Orange County	6/21/2023
Northwood Water Company, Inc.	NY	EF20231629	Supreme Court of the State of NY - Saratoga County	6/21/2023
Oldham County Water District	KY	62780/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Pine Valley Plantation Co-Op	MA	62729/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Playgarten Water, Inc.	NY	032760/2023	Supreme Court of the State of NY - Rockland County	6/21/2023
Rutland Town Fire District #5	VT	23-cv-02907	AFFF MDL (D.S.C.)	6/21/2023
San Gabriel Valley Water Company	CA	23-cv-02873	AFFF MDL (D.S.C.)	6/21/2023
Town of Hanover	MA	23-cv-02892	AFFF MDL (D.S.C.)	6/21/2023
Town of Lincoln, Massachusetts	MA	23-cv-02871	AFFF MDL (D.S.C.)	6/21/2023
Town of Southbridge	MA	06728/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Town of Woodstock	VA	62731/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Tri County Regional Water Distribution District	AR	62732/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Village of Browville	NY	EF2023-00002458	Supreme Court of the State of NY - Jefferson County	6/21/2023
Village of Dresser	WI	62757/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Village of Gilman	WI	62777/2023	Supreme Court of the State of NY - Westchester County	6/21/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Village of London Mills	IL	62744/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Wayne County Water and Sewer Authority	NY	Unassigned	Supreme Court of the State of NY - Wayne County	6/21/2023
Willow Brooks Estates	NY	151161/2023	Supreme Court of the State of NY - Westchester County	6/21/2023
Bens Run Industrial Park Water System	WV	23-cv-02934	AFFF MDL (D.S.C.)	6/22/2023
Brookville Water Works	IN	23-cv-02933	AFFF MDL (D.S.C.)	6/22/2023
Chalet Killington	VT	62828/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
City of Cloquet	MN	23-cv-02932	AFFF MDL (D.S.C.)	6/22/2023
City of Florence	SC	62809/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
City of Wausau	WI	23-cv-02923	AFFF MDL (D.S.C.)	6/22/2023
Fife Lake Area Utility Authority	MI	62862/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
First Utility District of Carter County	TN	23-cv-02946	AFFF MDL (D.S.C.)	6/22/2023
Fountainhead Trailer Park	NY	EF2023-428	Supreme Court of the State of NY - Greene County	6/22/2023
Great Lakes Adventist Academy	MI	62825/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Jersey County Rural Water Company, Inc.	IL	23-cv-02938	AFFF MDL (D.S.C.)	6/22/2023
Killington Village Inn	VT	62828/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Lanesborough Village Fire and Water District	MA	23-cv-02914	AFFF MDL (D.S.C.)	6/22/2023
Laurel County Water District #2	KY	23-cv-02937	AFFF MDL (D.S.C.)	6/22/2023
Mountain Barn Restaurant Water	MA	62829/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
North Baldwin Utilities	AL	62820/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
NYSAR Inc. Columbia County Chapter Water System	NY	E012023020630	Supreme Court of the State of NY - Columbia County	6/22/2023
Onondaga County Water Authority	NY	006367/2023	Supreme Court of the State of NY - Onondaga County	6/22/2023
Oswego County	NY	EFC-2023-0877	Supreme Court of the State of NY - Oswego County	6/22/2023
Pease Sewer and Water System	MN	62808/2023	Supreme Court of the State of NY - Westchester County	6/22/2023

Plaintiff Name	Plaintiff State	Case Number	Jurisdiction	Date of First Case Filed
Perry Park Water and Sanitation District	CO	23-cv-02941	AFFF MDL (D.S.C.)	6/22/2023
Powell Road Mobile Home Park	NY	2023-52072	Supreme Court of the State of NY - Dutchess County	6/22/2023
Rolling Meadows Water Company	NY	EF2023-1412	Supreme Court of the State of NY - Ulster County	6/22/2023
Town of Halifax, Massachusetts	MA	23-cv-02908	AFFF MDL (D.S.C.)	6/22/2023
Town of Jackson, Wyoming	WY	23-cv-02943	AFFF MDL (D.S.C.)	6/22/2023
Town of Middleborough	MA	23-cv-02910	AFFF MDL (D.S.C.)	6/22/2023
Township of Roxbury	NJ	62831/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Tyler County PSD, West Virginia	WV	23-cv-02944	AFFF MDL (D.S.C.)	6/22/2023
Village of Camp Douglas	WI	62842/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Village of Chester	NY	EF004033-2023	Supreme Court of the State of NY - Orange County	6/22/2023
Village of Endicott	NY	23-cv-02918	AFFF MDL (D.S.C.)	6/22/2023
Village of Grady	NM	23-cv-02909	AFFF MDL (D.S.C.)	6/22/2023
Village of Nassau	NY	EF2023-274304	Supreme Court of the State of NY - Rennselaer County	6/22/2023
Village of Owego	NY	2023-00063013	Supreme Court of the State of NY - Tioga County	6/22/2023
Water Utility City of Asheville	NC	62824/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Western Berks Water Authority	PA	62/12/2023	Supreme Court of the State of NY - Westchester County	6/22/2023
Westmoreland Water District	NY	EFCA2023-001585	Supreme Court of the State of NY - Oneida County	6/22/2023
Westport Water	IN	23-cv-02925	AFFF MDL (D.S.C.)	6/22/2023
Wigwam Mutual Water Company	CO	23-cv-02935	AFFF MDL (D.S.C.)	6/22/2023
Windemere Highlands, Inc.	NY	EF2023-1410	Supreme Court of the State of NY - Ulster County	6/22/2023

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EXHIBIT O

Proceedings to be Stayed as Against Released Parties Only

The list of actions for the Court to stay as to Released Parties only, identified as Tier One or Tier Two bellwether cases under Case Management Order Nos. 13, 19, and 19-A in the MDL Cases.

Case	MDL Case Number
<i>Bakman Water Company v. 3M Company, et al.</i>	19-cv-02784
<i>City of Dayton v. 3M Company, et al.</i>	18-cv-03496
<i>City of Sioux Falls v. 3M Company, et al.</i>	19-cv-01806
<i>City of Stuart, FL v. 3M Company, et al.</i>	18-cv-03487
<i>Emerald Coast Utilities Authority v. 3M Company, et al.</i>	18-cv-03488
<i>Hampton Bays Water District v. The 3M Company, et al.</i>	18-cv-03339
<i>Town of Ayer v. 3M Company, et al.</i>	19-cv-03120
<i>Town of Maysville v. 3M Company, et al.</i>	19-cv-03434
<i>Warminster Township Municipal Authority v. 3M Company, et al.</i>	19-cv-02472
<i>Warrington Township v. 3M Company, et al.</i>	19-cv-02473

**This list shall be amended to include any additional cases brought by Public Water Systems against any Released Party that are selected to proceed as bellwethers prior to Final Approval and Dismissal.*

Amended by Agreement (8/27/2023)

AMENDED EXHIBIT P
Letter from Releasing Party

Dear *[Person or Entity]*:

This letter regards *[name of releasing Party / Water System]* (“*[System]*”), the 3M Company (“3M”) and entities affiliated with 3M, and certain provisions in the Settlement Agreement Between Public Water Systems and 3M Company approved by a federal judge on *[date of Final Approval]* (“the Settlement” or the “Settlement Agreement”). The Settlement involves Drinking Water and the group of chemicals commonly known as “PFAS.” All capitalized terms not otherwise defined herein shall have the meaning set forth in the Settlement Agreement.

The purpose of this letter is to provide information about the broad, inclusive, and expansive release that *[System]* has provided to 3M and certain entities affiliated with 3M as part of a Settlement between Public Water Systems across the country and 3M.

This letter does not provide or purport to provide you with legal advice. Nothing in this letter modifies or purports to modify any part of the Settlement. Rather, this letter explains certain rights and responsibilities of *[System]* and 3M in light of the Settlement. If you would like to review the terms of the Settlement itself, it is available at *[]*.

Claims Released by *[System]* Under the Settlement

Under the Settlement, *[System]* has released certain Claims against 3M and entities affiliated with 3M (collectively, the “Released Parties”) such that those Claims are fully, finally, and forever resolved. Subject to certain exceptions, under the Settlement, *[System]* has released as broadly, expansively, and inclusively as possible **any** Claim:

1. Arising out of, relating to, or involving PFAS that has entered or may enter Drinking Water or the Public Water System of *[System]*, as that term is defined in the Settlement, that:
 - a) was or could have been asserted in the Litigation and that arises or may arise at any time in the future out of, relates to, or involves Drinking Water or *[System]*’s Public Water System;
 - b) is for any type of relief with respect to the design, engineering, installation, maintenance, or operation of, or cost associated with, any kind of treatment, filtration, remediation, management, investigation, testing, or monitoring of PFAS in Drinking Water or in *[System]*’s Public Water System; or
 - c) has arisen or may arise at any time in the future out of, relates to, or involves any increase in the rates for Drinking Water that *[System]* charges its customers;
2. Arising out of, relating to, or involving the development, manufacture, formulation, distribution, sale, transportation, storage, loading, mixing, application, or use of PFAS or any product (including aqueous film-forming foam (“AFFF”)) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS);

3. Arising out of, relating to, or involving [System]'s transport, disposal, or arrangement for disposal of PFAS-containing waste or PFAS-containing wastewater, or [System]'s use of PFAS-containing water for irrigation or manufacturing;
4. Arising out of, relating to, or involving representations about PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS); and/or
5. For punitive or exemplary damages that has arisen or may arise at any time in the future out of, relates to, or involves PFAS or any product (including AFFF) manufactured with or containing PFAS (to the extent such Claim relates to, arises out of, or involves PFAS).

3M and the Other Released Parties Have No Further Obligation to Pay

Through its payments under the Settlement, 3M has fully resolved any and all duties and obligations that it or the other Released Parties might have to contribute funds toward or otherwise address any alleged damages, treatment, filtration, or remediation that in any way arises out of, relates to, or involves PFAS that has entered or may enter Drinking Water or the Public Water System of [System] or any other Releasing Party.

[System] Has ~~Ensured that~~ Invested or Will Invest, if Warranted, in Keeping PFAS Concentrations ~~Are Kept Below~~ Regulatory Limits Maximum Contaminant Levels

[System] has ~~ensured that~~ invested or will invest, if warranted, in treatment to reduce PFAS concentrations in its Drinking Water ~~are to or~~ below ~~final~~ federal and ~~final~~ state ~~regulatory limits~~ Maximum Contaminant Levels for PFAS as they may be updated from time to time.

Sincerely,

[signature of authorized representative of Releasing Party / Water System]

EXHIBIT Q
Allocation Procedures

Allocation Procedures Overview

This Document describes the Allocation Procedures referred to in Section 6 of the Settlement Agreement.

The Court will appoint a Special Master and Claims Administrator pursuant to Rule 53 of the Federal Rules of Civil Procedure to oversee the allocation of the Settlement Funds. They will adhere to their duties set forth herein and in the Settlement Agreement. The Special Master will generally oversee the Claims Administrator and make any final decision(s) related to any appeals by Qualifying Class Members or 3M and any ultimate decision(s) presented by the Claims Administrator. The Claims Administrator will perform the actual modeling, allocation, and payment functions. The Claims Administrator will seek assistance from the Special Master when needed. The Claims Administrator may seek the assistance of Interim Class Counsel's consultants who provided guidance in designing the Allocation Procedures.

Qualifying Class Members fall into one of two categories, Phase One Qualifying Class Members or Phase Two Qualifying Class Members. The Settlement Amount will be allocated between and among Phase One Qualifying Class Members and Phase Two Qualifying Class Members as set forth in the Settlement Agreement and these Allocation Procedures.

The Claims Administrator shall not allow for duplicate recoveries for PFAS in or entering a Class Member's Public Water System.

A Class Member will not be allocated or receive its share of the Settlement Amount if it does not submit a timely and complete Claims Form.

Claims Forms will be available online and can be submitted to the Claims Administrator electronically or on paper. Putative Class Members can begin providing information required by the Claims Forms once an Order Granting Preliminary Approval has been issued, then finalize submission following the Effective Date. The Claims Forms will vary depending on the applicable class membership category (Phase One or Phase Two) and on the specific fund(s) from which compensation is sought.

DEFINITIONS

As used in the Settlement Agreement and this Exhibit, the following terms have the defined meanings set forth below. Unless the context requires otherwise, (a) words expressed in the plural form include the singular, and vice versa; (b) words expressed in the masculine form include the feminine and gender neutral, and vice versa; (c) the word "will" has the same meaning as the word "shall," and vice versa; (d) the word "or" is not exclusive; (e) the word "extent" in the phrase "to the extent" means the degree to which a subject or other thing extends, and such phrase does not simply mean "if"; (f) references to any law include all rules, regulations, and sub-regulatory guidance promulgated thereunder; (g) the terms "include," "includes," and "including" are deemed to be followed by "without limitation"; and (h) references to dollars or "\$" are to United States dollars.

All capitalized terms herein shall have the same meanings set forth in the Settlement Agreement or in the additional definitions set forth below.

"Adjusted Base Score" has the meaning set forth in Paragraph II(6)(f) of these Allocation Procedures.

"Adjusted Flow Rate" has the meaning set forth in Paragraph II(6)(d) of these Allocation Procedures.

“Base Score” has the meaning set forth in Paragraph II(6)(e) of these Allocation Procedures.

“Baseline Testing” has the meaning set forth in Paragraph III(3) of these Allocation Procedures.

“Capital Costs Component” has the meaning set forth in Paragraph II(6)(e)(ii) of these Allocation Procedures.

“Litigation Bump” has the meaning set forth in Paragraph II(6)(f)(iii) of these Allocation Procedures.

“Operation and Maintenance Costs Component” has the meaning set forth in Paragraph II(6)(e)(iii) of these Allocation Procedures.

“PFAS Score” has the meaning set forth in Paragraph II(6)(c) of these Allocation Procedures.

“PFOA” means Chemical Abstracts Service registry number 45285–51–6 or 335–67–1, chemical formula C₈F₁₅CO₂, perfluorooctanoate, along with its conjugate acid and any salts, isomers, or combinations thereof.

“PFOS” means Chemical Abstracts Service registry number 45298–90–6 or 1763–23–1, chemical formula C₈F₁₇SO₃, perfluorooctanesulfonate, along with its conjugate acid and any salts, isomers, or combinations thereof.

“Proposed Federal PFAS MCLs” means the maximum level of a specific PFAS analyte (or a mixture containing one or more PFAS analytes) in Drinking Water that can be delivered to any user of a Public Water System without violating the rule proposed in 88 Fed. Reg. 18,638, 18,748 (Mar. 29, 2023) (proposing 40 C.F.R. § 141.61(c)(34)–(36) & n.1). If the federal PFAS MCLs are finalized before the Court issues Final Approval, the final federal PFAS MCLs will be utilized instead of the Proposed Federal PFAS MCL; otherwise, the Proposed Federal PFAS MCLs will be used.

“Public Water Provider Bellwether Bump” has the meaning set forth in Paragraph II(6)(f)(iv) of these Allocation Procedures.

“Regulatory Bump” has the meaning set forth in Paragraph II(6)(f)(ii) of these Allocation Procedures.

“Settlement Award” has the meaning set forth in Paragraph II(6)(g) of these Allocation Procedures.

“State MCL” means the Maximum Contaminant level of a specific PFAS analyte (or a mixture containing one or more PFAS analytes) in Drinking Water that can be delivered to any user of a Public Water System without violating the law of the state where that Public Water System is located as of the Settlement Date.

I. Verification of Qualifying Class Members

- 1. The Claims Administrator will verify that each entity that submitted a Claims Form is a Qualifying Class Member and the category into which the Class Member falls.**

- a. A Phase One Qualifying Class Member is an Active Public Water System in the United States that has one or more Impacted Water Sources as of the Settlement Date.
- b. A Phase Two Qualifying Class Member is an Active Public Water System that does not have one or more Impacted Water Sources as of the Settlement Date and
 - i. Is required to test for certain PFAS under UCMR-5, or
 - ii. Serves more than 3,300 people as defined under SDWIS.

2. Exclusions from the Settlement Class:

- a. Non-Transient Non-Community Water Systems serving 3,300 or fewer people,
- b. Transient Non-Community Water Systems of any size,
- c. The Public Water Systems listed in Exhibit G, which are associated with a specific PFAS-manufacturing facility owned by 3M,
- d. Any Public Water System that is owned by a state government, is listed in SDWIS as having as its sole “Owner Type” a “State government” (as set forth in Exhibit H), and lacks independent authority to sue and be sued,
- e. Any Public Water System that is owned by the federal government, is listed in SDWIS as having as its sole “Owner Type” the “Federal government” (as set forth in Exhibit I) and lacks independent authority to sue and be sued,
- f. The Public Water Systems that are listed in Exhibit J and have previously settled their PFAS-related Claims against 3M, and
- g. Any privately owned well that provides water only to its owner’s (or its owner’s tenant’s) individual household and any other system for the provision of water for human consumption that is not a Public Water System.

3. Validation of Data

- a. The Claims Administrator will review the information provided on a Qualifying Class Member’s Claims Form(s) to ensure it is complete. Information about each Impacted Water Source listed by a Class Member shall be submitted with verified supporting documentation as specified in the Claims Form(s).
- b. The Claims Administrator will examine each Impacted Water Source’s test results to confirm that all sample results are Qualifying Test Results. This examination will verify membership in the Class and will also be used for scoring purposes as outlined below.
 - i. A Qualifying Test Result means the result of a test conducted by or at the direction of a Class Member or a federal, state, or local regulatory authority, or any test result reported or provided to the Class Member by a certified laboratory or other Person, that used any state- or federal agency-approved or -validated analytical method to analyze Drinking Water or water that is to be drawn or collected into a Class Member’s Public Water System.

- ii. Qualifying Class Members may submit Qualifying Test Results from untreated (raw) or treated (finished) water samples. However, all samples must be drawn from a Water Source that is or was utilized by the Qualifying Class Member to provide Drinking Water.
- c. The Claims Administrator will confirm each Class Member's population served or number of service connections with information provided by the Class Member to the U.S. EPA or a state agency. Any conflicts in population served or service connections data will be resolved in favor of the data most-recently reported to the U.S. EPA or state agency, *provided, however*, that solely for purposes of determining whether a Public Water System is subject to UCMR-5 pursuant to Paragraph I.1.b.i of these Allocation Procedures, a Public Water System's retail population served as indicated by the SDWIS inventory on February 1, 2021, shall control.
- d. For each Impacted Water Source, the Claims Administrator will verify the maximum flow rate of a groundwater well or the flow rate of the water that enters the treatment plant of a surface water system. The Claims Administrator will also verify the three (3) highest annual average flow rates of the groundwater well or surface water system over a ten-year period (2013-2022). Documentation related to the flow rates of each Impacted Water Source must be verified by each Qualifying Class Member as part of the Claims Form.
- e. The Claims Administrator will notify Qualifying Class Members with incomplete Claims Forms of the requirements to cure deficiencies.

II. Phase One Allocation Procedures

1. Phase One Verification:

The Claims Administrator will verify whether each Qualifying Class Member is a Phase One Qualifying Class Member by determining whether the Qualifying Class Member has one or more Impacted Water Sources as of the Settlement Date.

2. Phase One Baseline Testing

- a. Each Phase One Qualifying Class Member must test each of its Water Sources for PFAS, request from the laboratory that performs the analyses all analytical results, including the actual numeric values, and submit detailed PFAS test results to the Claims Administrator on a Claims Form by dates specified below. This process is referred to as Baseline Testing.
- b. Any Public Water System that has an Impacted Water Source based on a test conducted on or before the Settlement Date does not need to test that Water Source again for purposes of Baseline Testing.
- c. If a Water Source was tested only prior to January 1, 2019, and its test results do not show a Measurable Concentration of PFAS, that Water Source must be retested to meet Baseline Testing requirements. If a Water Source was tested on January 1, 2019, or later, and its test results do not show a Measurable Concentration of PFAS, no further testing of that Water Source is required.

- d. Baseline Testing requires the following:
 - i. PFAS tests must be conducted at a minimum for the 29 PFAS analytes for which UCMR-5 requires testing, and
 - ii. the PFAS test results must report any Measurable Concentration of PFAS, regardless of whether the level of PFAS detected in the water is above or below UCMR-5's relevant minimum reporting level.
- e. Failure to test and submit Qualifying Test Results for Water Sources will disqualify Water Sources from consideration for present and future payments.

3. Non-Detect Water Sources

- a. The Claims Administrator will maintain the reported Baseline Testing results that have no Measurable Concentration of PFAS submitted by Phase One Qualifying Class Members.
- b. Water Sources reporting no Qualifying Test Result showing a Measurable Concentration of PFAS may be eligible for funding from the Phase One Supplemental Fund.

4. Phase One Supplemental Fund

- a. The Escrow Agent will transfer into the Phase One Supplemental Fund seven percent (7%) of each payment 3M has made into the Phase One Action Fund in accordance with the Payment Schedule.
- b. The Phase One Supplemental Fund will be used to compensate the following Phase One Qualifying Class Member's Water Sources:
 - i. Water Sources that were reported in a Phase One Public Water System Settlement Claims Form to have no Qualifying Test Result showing a Measurable Concentration of PFAS and because of later PFAS testing obtain a Qualifying Test Result showing a Measurable Concentration of PFAS, or
 - ii. Impacted Water Sources that do not exceed an applicable State MCL or the Proposed Federal PFAS MCLs at the time their Phase One Claims Forms are submitted and because of later PFAS testing obtain a Qualifying Test Result showing a Measurable Concentration of PFAS that exceeds the Proposed Federal PFAS MCLs or an applicable State MCL.
- c. A Phase One Qualifying Class Member may submit a Phase One Supplemental Fund Claims Form to the Claims Administrator at any time up to and including December 31, 2030.
- d. The Claims Administrator will individually calculate for each Impacted Water Source that has submitted a Phase One Supplemental Fund Claims Form to approximate, as closely as is reasonably possible, the amount that each Impacted Water Source would have been allocated had it been in the Phase One Action Fund (Allocated Amount).

- e. The Claims Administrator shall issue funds from the Phase One Supplemental Fund in amounts that reflect the difference between the Impacted Water Source's Allocated Amount and what the Qualifying Class Member has already received, if anything, for the Impacted Water Source.
- f. In the event the Phase One Supplemental Fund requires additional funding, the Claims Administrator, with the approval of the Special Master, may exercise discretion to replenish the Phase One Supplemental Fund from future payment obligations to the Phase One Action Fund.
- g. The Claims Administrator shall pay any money remaining in the Phase One Supplemental Fund as of December 31, 2033, to the Phase One Qualifying Class Members, divided among the Phase One Qualifying Class Members in the proportions as prior total payments to each Phase One Qualifying Class Member from all funds established by the Settlement Agreement.

5. Phase One Special Needs Fund

- a. The Escrow Agent will transfer into the Phase One Special Needs Fund five percent (5%) of each payment 3M has made into the Phase One Action Fund in accordance with the Payment Schedule.
- b. Over the last decade, Qualifying Class Members have been faced with how to deal with discovering PFAS in their Impacted Water Sources. Many have also faced state PFAS advisories and regulations. Some Qualifying Class Members or affiliated parties may have responded by taking action(s) to limit PFAS impacts to their customers and Water Sources. Without limiting the possible actions taken by Qualifying Class Members, examples include: taking wells offline, reducing flow rates, drilling new wells, pulling water from other sources, and/or purchasing supplemental water.
- c. The Phase One Special Needs Fund is intended to compensate those Phase One Qualifying Class Members that spent money to address PFAS detections in their Impacted Water Sources, including to reimburse or re-pay affiliated parties that took such actions. This is in addition to any other compensation provided by the Settlement.
- d. A Phase One Qualifying Class Member may submit to the Claims Administrator a Phase One Special Needs Fund Claims Form up to forty-five (45) calendar days after submitting its Public Water System Settlement Claims Form.
- e. After receiving all timely Phase One Special Needs Fund Claims Forms, the Claims Administrator will review such forms and determine which Phase One Qualifying Class Members shall receive additional compensation and the amount of compensation. The Claims Administrator will recommend the awards to the Special Master, who must review and ultimately approve or reject them.
- f. The Claims Administrator shall pay any money remaining in the Phase One Special Needs Fund to the Phase One Qualifying Class Members, divided among the Phase One Qualifying Class Members in the proportions as prior total payments to each Phase One Qualifying Class Member from all funds established by the Settlement Agreement after all Special Needs Claims have been reviewed and paid.

6. Phase One Action Fund

- a. The deadline for Phase One Qualifying Class Members to submit a Public Water System Settlement Claims Form for all Impacted Water Sources is sixty (60) calendar days after the Effective Date. This deadline can be extended by the Claims Administrator only if a Phase One Qualifying Class Member demonstrates that it has, prior to such deadline, submitted water samples necessary to meet the requirements of Baseline Testing and is awaiting analytical results from a laboratory capable of issuing a Qualifying Test Result.
- b. The Claims Administrator will calculate payments from the Phase One Action Fund after the Escrow Agent has transferred the amounts described above for the Phase One Supplemental Fund and the Phase One Special Needs Fund. The Phase One Action Fund will be allocated to the Phase One Qualifying Class Members' Impacted Water Sources using the following allocation methodology.

c. PFAS Score

- i. For purposes of calculating each Impacted Water Source's PFAS Score, the Claims Administrator will examine the Phase One Qualifying Class Member's Public Water System Settlement Claims Form to determine the highest concentration, expressed in parts per trillion ("ppt," or nanograms per liter), that the Impacted Water Source has shown, according to one or more Qualifying Test Results, for PFOA, for PFOS, and for any other single PFAS analyte listed on the Claims Form.
- ii. The Claims Administrator will determine each Impacted Water Source's PFAS Score by taking the **GREATER** of either:

- a. the sum of the maximum levels for PFOA and for PFOS,

$$\text{PFAS Score} = [\text{PFOA (Max Level)} + \text{PFOS (Max Level)}]$$

or

- b. the sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte listed on the Claims Form.

$$\text{PFAS Score} = \{[\text{PFOA (Max Level)} + \text{PFOS (Max Level)}] + \text{Other PFAS (Max level)}^{0.5}\} / 2$$

Examples of Determining PFAS Score:

CWS 1 owns and operates 4 water sources: Surface Water (SW) System A, Well B, Well C, and Well D. The maximum levels of each PFAS analyte for each Water Source and the PFAS Scores are listed below.

Impacted Water Source	Sum of PFOS + PFOA	Avg. of (PFOA + PFOS) & Max Other PFAS	PFAS Score	Max PFOA	Max PFOS	Max PFNA	Max PFHxS	Max PFHxA
SW System A	62	35.15	62	15	47	8.3	5	0
Well B	0.95	.475	0.95	0.95	0	0	0	0
Well C	0	0	0	0	0	0	0	0
Well D	15.2	27.6	27.6	12	3.2	0	1600	5.2

d. Adjusted Flow Rate

- i. Impacted Water Sources' flow rates can be reported in the Claims Forms in either gallons per minute (gpm) or Million Gallons per Day (MGD). One thousand (1,000) gpm equals 1.44 MGD because there are one thousand four hundred forty (1,440) minutes in each day. The Claims Administrator must convert the MGD reported flow rates into gpm for all calculations.
- ii. Groundwater water sources should report flow rates from the groundwater well. Surface water sources should report the flow rate of the water that enters the treatment plant.
- iii. The Claims Administrator will determine the Adjusted Flow Rate for each Impacted Water Source by first averaging the three highest annual average flow rates that the Qualifying Class Member drew from the groundwater Impacted Water Source or that entered the surface-water treatment plant. The three highest annual average flow rates can be selected from a ten-year period from 2013-2022. This average will then be averaged with the verified maximum flow rate of a groundwater Impacted Water Source or the maximum flow rate entering a surface water Impacted Water Source.
- iv. If the Phase One Qualifying Class Member can demonstrate that an Impacted Water Source was taken off-line or reduced its flow rate as a result of PFAS contamination and additional years are needed to obtain accurate flow rates not impacted by PFAS, the Claims Administrator can consider years beyond the 2013-2022 timeframe.
- v. For purposes of the Allocation Procedures, a purchased water connection from a seller that is a Water Source is not a Water Source.

- vi. For purposes of the Allocation Procedures, a Public Water System's multiple intakes from one distinct surface water source are deemed to be a single Water Source so long as the intakes supply the same water treatment plant.
- vii. For purposes of the Allocation Procedures, a Public Water System's intakes from one distinct surface-water source that supply multiple water treatment plants are deemed to each be a separate Water Source.
- viii. For purposes of the Allocation Procedures, a Public Water System's multiple groundwater wells (whether from one distinct aquifer or from multiple distinct aquifers) that supply multiple water treatment plants are deemed to each be a separate Water Source.
- ix. If a water treatment plant is blending both surface water and groundwater before treatment, only one Adjusted Flow Rate is used.
- x. In the event a Public Water System owns both groundwater wells and surface water system(s) that have separate treatment plants, they shall be deemed to each be a separate Water Source.

e. Base Score Calculations

- i. The Base Score will be calculated using two primary components: a proxy for capital costs and a proxy for operation and maintenance (O&M) costs. Capital costs are driven primarily by the size of the Impacted Water Source. O&M costs are driven primarily by the size of the Impacted Water Source and the concentration of PFAS.

Base Score = Capital Costs Component + Operation and Maintenance Costs Component

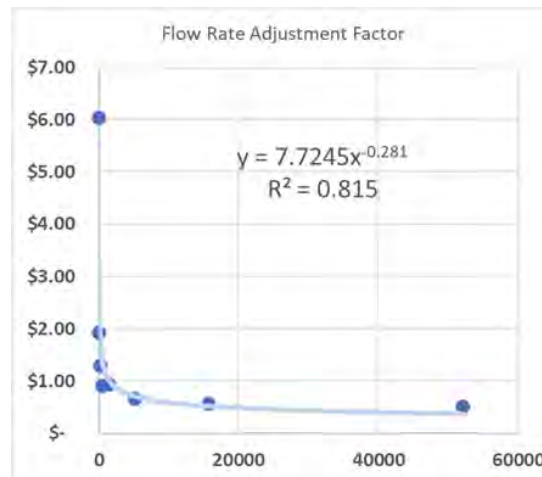
ii. Capital Costs Component

- a. U.S. EPA published a revision of its "Work Breakdown Structure-Based Cost Model for Granular Activated Carbon Drinking Water Treatment" in March 2023. This publication includes a Work Breakdown Structure (WBS) model that estimates the cost of treating PFAS contamination based on the flow rate of an Impacted Water System. A cost curve can be derived from the U.S. EPA WBS which expresses treatment costs in cost per thousand gallons produced. The below "Flow Rate Adjustment Factor" graph is the cost curve relating the treatment cost per thousand gallons as a function of overall size. This cost curve recognizes a decrease in unit cost as the flow rate for an Impacted Water Source increases. Each Impacted Water Source's Capital Costs Component of the Base Score is calculated off this cost curve.

Capital Cost Component = (EPA unit cost * flow rate)

Treatment cost per thousand gallons = $7.7245 * (\text{Flow Rate})^{-0.281}$

Capital Cost Score = annual 1000 G units * treatment cost per thousand gallons



iii. Operation and Maintenance Costs Component

- a. The factors that affect O&M can be complex and depend on a range of factors (including but not limited to influent source quality, pH, temperature, type and concentration of PFAS influent, media used, etc.). However, the volume capacity of treatment media to remove PFAS decreases as the concentration of PFAS increases. This necessitates more frequent replacements of the treatment media, which increases the quantity of spent media that must be discarded. This increases the O&M costs of PFAS treatment.
- b. There is an observed increase in O&M costs as PFAS concentration increase. The available data suggest that as concentrations increase, O&M costs will increase in a non-linear, curved relationship as it is easier and less expensive to remove higher concentrations up to a certain level. The increase in O&M costs is thus a function of the PFAS levels and the size of the system (reflected in the Capital Cost Component). The following equation represents this relative relationship which considers that all Qualifying Class Members will require basic O&M tied to the Capital Cost Component as well as additional O&M driven by the level of PFAS concentrations.

O&M Cost Component = ((PFAS Modifier*PFAS Score) * Capital Cost Component) + Capital Cost Component

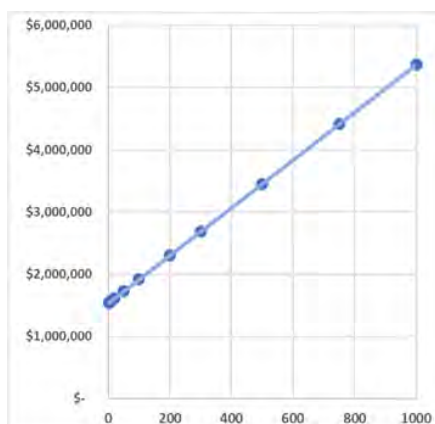
PFAS Modifier = 0.005

- c. The result is an exponential reduction in the unit cost of PFAS removal as PFAS concentrations increase. This exponential effect is captured in part by the Allocation Procedures' nonlinear

approach to flow rates and in part by the Allocation Procedures' use of a square-root factor for certain PFAS analytes.

- d. When the Base Score is calculated where the O&M Costs Component and Capital Costs Component are combined, a roughly three-fold difference is obtained over the regulatory threshold of 4 ppt to 1000 ppt. The results of this calculation are shown in the below example for the EPA WBS standard design system at 1494 GPM as a function of relative PFAS concentrations.

$(\text{EPA unit cost} * \text{flow rate}) + ((\text{PFAS Modifier} * \text{PFAS Score}) * \text{Capital Cost Component}) + \text{Capital Cost Component}$



Example of Determining Base Score

CWS 1's SW System A has a PFAS Score of 62 and an Adjusted Flow Rate of 1,494 gpm.

Cost per 1,000 gallon production = $7.7245 * (1,494)^{-0.281} = .99$

Annual 1000 gallons units $(1,494 * 60 * 24 * 365) / 1,000 = 785,246$

Capital Costs Component = $785,246 * .99 = 777,828$

O&M Costs Component = $((62 * .005) * 777,828) + 777,828 = 1,018,955$

Base Score = $777,828 + 1,018,955 = 1,796,783$

f. Adjusted Base Score

- i. After calculating the Base Score of each Impacted Water Source, the Claims Administrator then will apply any Bumps based on certain factors defined below. This will yield the Adjusted Base Score for each Impacted Water Source.
- ii. **Regulatory Bump:**

- a. An Impacted Water Source's Base Score will receive a Regulatory Bump if the Impacted Water Source:
 - i. exceeds the four (4) ppt Proposed Federal PFAS MCL for PFOS or the four (4) ppt Proposed Federal PFAS MCL for PFOA;
 - ii. exceeds the Proposed Federal PFAS MCL Hazard Index (based on 9 ppt PFHxS, 10 ppt GenX chemicals, 10 ppt PFNA, 2000 ppt PFBS – applying the Hazard Index formula set forth in 88 Fed. Reg. 18,638, 18,748 (Mar. 29, 2023) (proposing 40 C.F.R. § 141.61(c)(36) & n.1 (2023)); or
 - iii. exceeds an applicable State MCL that is below the Proposed Federal PFAS MCL for the same PFAS analyte, or exceeds an applicable State MCL for a PFAS analyte for which there is no Proposed Federal PFAS MCL.
- b. The Claims Administrator will consider all Proposed Federal PFAS MCLs and existing State MCLs for PFAS analytes existing on the date the Court issues a Final Approval to determine if an Impacted Water Source has ever exceeded any applicable standard.
- c. The Claims Administrator will adjust the Base Score for those Impacted Water Sources that are subject to the Regulatory Bump by a positive adjustment factor of 4.00.

iii. Litigation Bump

- a. The Litigation Bump applies to the Impacted Water Sources of any Qualifying Class Member that, as of the Settlement Date, had pending Litigation in the United States of America in which it asserts against any Released Party any Claim related to alleged actual or potential PFAS contamination of Drinking Water.
- b. No more than one Litigation Bump may apply to an Impacted Water Source.
- c. For cases on file by December 31, 2020, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.25.
- d. For cases filed in 2021, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.20.

- e. For cases filed in 2022, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.15.
- f. For cases filed between January 1, 2023, and the Settlement Date, the Claims Administrator will adjust the Base Score for those Impacted Water Sources by a positive adjustment factor of 0.10.

iv. Public Water Provider Bellwether Bump

- a. The Public Water Provider Bellwether Bump applies to any Impacted Water Source that is owned or operated by a Qualifying Class Member that served as one of the ten Public Water Provider Bellwether Plaintiffs.
 - b. More than one Public Water Provider Bellwether Bump can be applied to an Impacted Water Source (i.e., the Qualifying Class Member selected as the final Public Water Provider Bellwether Plaintiff will receive all three adjustments provided below).
 - c. The Claims Administrator will adjust the Base Scores for Qualifying Class Members that were selected as one of the ten Tier One Public Water Provider Bellwether cases by a positive adjustment factor of 0.15.
 - d. The Claims Administrator will adjust the Base Scores for Qualifying Class Members that were selected as one of the three Tier Two Public Water Provider Bellwether cases by a positive adjustment factor of 0.20.
 - e. The Claims Administrator will adjust the Base Scores for the Qualifying Class Member that was selected as the final Public Water Provider Bellwether case by a positive adjustment factor of 0.25.
- v. For each Impacted Water Source, the Claims Administrator will sum the applicable Bump adjustments and multiply the summed adjustments by the Base Score. Then, the Claims Administrator will take this total and add it to the Base Score to determine the Adjusted Base Score.

Adjusted Base Score = (Sum of Adjustments * Base Score) + Base Score

Example of Determining Adjusted Base Score

CWS 1's SW System A's PFAS levels exceed the Proposed Federal PFAS MCL. CWS 1 filed a lawsuit in the AFFF MDL on November 1, 2022, against 3M and it was not selected as a Public Water Provider Bellwether Plaintiff. System A will receive the following Bumps:

Regulatory Bump:	4.00
Litigation Bump:	0.15
Total Adjustment:	4.15

Adjusted Base Score = (Sum of Adjustments * Base Score) + Base Score

$(4.15 * 1,796,783) + 1,796,783 = \underline{9,253,432.5}$

g. Settlement Award

The Claims Administrator will first divide an Impacted Water Source's Adjusted Base Score by the sum of all Adjusted Base Scores. This number gives each Impacted Water Source its percentage of the Phase One Action Fund. Then, that percentage is multiplied by the Phase One Action Fund to provide the Settlement Award for each Impacted Water Source.

Settlement Award = (Adjusted Base Score / Sum of All Adjusted Base Scores) * (Phase One Action Fund)

h. Claims Administrator Notification to Phase One Qualifying Class Members

The Claims Administrator will notify each Phase One Qualifying Class Member of the Settlement Awards for all its Impacted Water Sources. Class Counsel and 3M shall simultaneously receive copies of all such notices, as well as a report on the allocation of all amounts paid to Phase One Qualifying Class Members.

The Claims Administrator also will notify Class Counsel and 3M of the amounts that the Public Water Systems for the City of Stuart, Florida, and for the City of Rome, Georgia, would have received as Phase One Qualifying Class Members under the Allocation Procedures described in this Exhibit. 3M shall receive credits for those amounts against its Phase One payments under the Settlement Agreement.

i. Requests for Reconsideration to the Claims Administrator

- i. After a Phase One Qualifying Class Member receives notification of its Settlement Award from the Claims Administrator, it will have ten (10) Business Days from the receipt of such notification to request that the Special Master reconsider a part of the calculation based on a mistake/error alleged to have occurred. The Phase One Qualifying Class Member has no other appellate rights.

- ii. After they receive notification from the Claims Administrator, 3M and Class Counsel shall each have ten (10) Business Days to request that the Special Master reconsider any of the calculations based on a mistake/error alleged to have occurred.
- iii. After the Special Master receives all timely requests for reconsideration, the Special Master within ten (10) Business Days shall make a decision on the request for reconsideration, and, if warranted will request that the Claims Administrator correct any mistakes/errors and run the calculations again. Except when Section 7 of the Settlement Agreement provides otherwise, any decision by the Special Master is final, binding, and non-appealable.

j. Payments for the Phase One Action Fund

3M shall make payments for the Phase One Action Fund in multiple installments over time, as set forth in the Payment Schedule in Exhibit K. The first installment will be paid within sixty (60) calendar days after the Effective Date, but in any event no earlier than July 1, 2024. As set forth in the Payment Schedule in Exhibit K, nine (9) subsequent payments will be made annually thereafter for nine (9) years, on April 15 of each calendar year (unless 3M invokes the Settlement Agreement's late-payment provision). The total amount of all payments described in this Paragraph, excluding any interest paid for late payment, but including the amounts that the Public Water Systems for the City of Stuart, Florida, and for the City of Rome, Georgia, would have received as Phase One Qualifying Class Members under the Allocation Procedures, will be \$6,875,000,000. Within five (5) Business Days after each payment described in this Paragraph, the Escrow Agent shall transfer seven percent (7%) of the payment amount into the Phase One Supplemental Fund and five percent (5%) of the payment amount into the Phase One Special Needs Fund.

k. Payments from the Phase One Action Fund

It is contemplated that within fourteen (14) calendar days, but no later than sixty (60) calendar days (or in the first year of Phase One Action Fund payments, one hundred twenty (120) calendar days), after each payment by 3M, each Phase One Qualifying Class Member shall receive a payment from the Phase One Action Fund, unless that Qualifying Class Member has already received its entire Allocated Amount.

III. Phase Two Allocation Procedures

1. Phase Two Verification:

The Claims Administrator will verify whether each Qualifying Class Member is a Phase Two Qualifying Class Member by determining the following:

Did the Qualifying Class Member's first Qualifying Test Result for its first Impacted Water Source occur after the Settlement Date, and

- a. Is it required to test for certain PFAS under UCMR-5, or
- b. Does it serve more than 3,300 people, according to SDWIS?

2. Phase Two Baseline Testing Payments

- a. A Phase Two Qualifying Class Member can use Phase Two Baseline Testing Payments to conduct PFAS testing that could help it establish eligibility for payments from the Phase Two Action Fund.
- b. A Phase Two Qualifying Class Member may submit a Phase Two Testing Compensation Claims Form to the Claims Administrator for payments to offset part or all the cost of conducting Phase Two Baseline Testing prior to January 1, 2026. A Phase Two Qualifying Class Member must list in its Phase Two Testing Compensation Claims Form each Water Source required to be tested under Baseline Testing requirements.
- c. A Phase Two Qualifying Class Member is not eligible for a Phase Two Baseline Testing Payment for any PFAS testing that is required by federal or state law. Phase Two Baseline Testing Payments must be limited to the actual costs of testing and, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, shall not exceed \$800 per sample.

3. Phase Two Baseline Testing

- a. Each Phase Two Qualifying Class Member must test each of its Water Sources for PFAS, request from the laboratory that performs the analyses all analytical results, including the actual numeric values, and submit detailed PFAS test results to the Claims Administrator on a Claims Form within forty-five (45) calendar days after receiving the test results, absent what the Claims Administrator deems in writing to be an extraordinary circumstance, and no later than July 1, 2026.
- b. Each Phase Two Qualifying Class Member will verify that it has tested all its Water Sources for PFAS prior to its submission of the Claims Form.
- c. Baseline Testing requires the following:
 - i. PFAS tests must be conducted at a minimum for the 29 PFAS analytes for which UCMR-5 requires testing, and

- ii. the PFAS test results must report any Measurable Concentration of PFAS, regardless of whether the level of PFAS detected in the water is above or below UCMR-5's relevant minimum reporting level.
- d. Failure to test and submit Qualifying Test Results for Water Sources will disqualify Water Sources from consideration for present and future payments.
- e. A Phase Two Qualifying Class Member that does not fully and timely satisfy this Phase Two Baseline Testing requirement shall be presumed to lack any Impacted Water Source and thus may be declared by the Claims Administrator to be ineligible to receive any payment from Phase Two.
- f. The Claims Administrator shall provide 3M and Class Counsel monthly updates on the detailed Baseline Testing PFAS results and a final report on those results by July 1, 2026.

4. Non-Detect Water Sources

- a. The Claims Administrator will maintain the reported Baseline Testing results that have no Measurable Concentration of PFAS submitted by Phase Two Qualifying Class Members.
- b. Water Sources reporting no Qualifying Test Result showing a Measurable Concentration of PFAS may be eligible for funding from the Phase Two Supplemental Fund.

5. Phase Two Supplemental Fund

- a. The Escrow Agent will transfer into the Phase Two Supplemental Fund seven percent (7%) of each payment 3M has made into the Phase Two Action Fund in accordance with the Payment Schedule.
- b. The Phase Two Supplemental Fund will be used to compensate the following Phase Two Qualifying Class Member's Water Sources:
 - i. Water Sources that were reported in a Phase Two Claims Form to have no Qualifying Test Result showing a Measurable Concentration of PFAS and because of later PFAS testing obtain a Qualifying Test Result showing a Measurable Concentration of PFAS, or
 - ii. Impacted Water Sources that do not exceed an applicable State MCL or the Proposed Federal PFAS MCL at the time their Phase Two Claims Forms are submitted and because of later PFAS testing obtain a Qualifying Test Result showing a Measurable Concentration of PFAS that exceeds the Proposed Federal PFAS MCLs or an applicable State MCL.
- c. A Phase Two Qualifying Class Member may submit a Phase Two Supplemental Fund Claims Form to the Claims Administrator at any time up to and including December 31, 2030.
- d. The Claims Administrator will individually calculate for each Impacted Water Source that has submitted a Phase Two Supplemental Fund Claims Form to approximate, as

closely as is reasonably possible, the amount that each Impacted Water Source would have been allocated had it been in the Phase Two Action Fund (Allocated Amount).

- e. The Claims Administrator shall issue funds from the Phase Two Supplemental Fund in amounts that reflect the difference between the Impacted Water Source's Allocated Amount and what the Qualifying Class Member has already received, if anything, for the Impacted Water Source.
- f. In the event the Phase Two Supplemental Fund requires additional funding, the Claims Administrator, with the approval of the Special Master, may exercise discretion to replenish the Phase Two Supplemental Fund from future payment obligations to the Phase Two Action Fund.
- g. The Claims Administrator shall pay any money remaining in the Phase Two Supplemental Fund as of December 31, 2033, to the Phase Two Qualifying Class Members, divided among the Phase Two Qualifying Class Members in the proportions as prior total payments to each Phase Two Qualifying Class Member from all funds established by the Settlement Agreement.

6. Phase Two Special Needs Fund

- a. The Escrow Agent will transfer into the Phase Two Special Needs Fund five percent (5%) of each payment 3M has made into the Phase Two Action Fund in accordance with the Payment Schedule.
- b. The Phase Two Special Needs Fund is intended to compensate those Phase Two Qualifying Class Members that, directly or through affiliated parties, spent money to address PFAS detections in their Impacted Water Sources. This is in addition to any other compensation provided by this Settlement.
- c. Without limiting the possible actions taken by Qualifying Class Members, examples include: taking wells offline, reducing flow rates, drilling new wells, pulling water from other sources, and/or purchasing supplemental water.
- d. A Phase Two Qualifying Class Member may submit to the Claims Administrator a Phase Two Special Needs Fund Claims Form on or before August 1, 2026.
- e. After receiving all timely Phase Two Special Needs Fund Claims Forms, the Claims Administrator will review such forms and determine which Phase Two Qualifying Class Members shall receive additional compensation and the amount of compensation. The Claims Administrator will recommend the awards to the Special Master, who must review and ultimately approve or reject them.
- f. The Claims Administrator shall pay any money remaining in the Phase Two Special Needs Fund to the Phase Two Qualifying Class Members, divided among the Phase Two Qualifying Class Members in the proportions as prior total payments to each Phase Two Qualifying Class Member from all funds established by the Settlement Agreement after all Special Needs Claims have been reviewed and paid.

7. Phase Two Action Fund

The deadline for Phase Two Qualifying Class Members to submit a Phase Two Action Fund Claims Form for all Impacted Water Sources is July 31, 2026. This deadline can be extended by the Claims Administrator only if a Phase Two Qualifying Class Member demonstrates that it has, prior to such deadline, submitted water samples necessary to meet the requirements of Baseline Testing and is awaiting analytical results from a laboratory capable of issuing a Qualifying Test Result.

a. Claims Administrator Notification to Phase Two Qualifying Class Members

The Claims Administrator will notify each Phase Two Qualifying Class Member of the Settlement Awards for all its Impacted Water Sources. Unless the Phase Two Cap or Phase Two Floor applies, a Phase Two Qualifying Class Member should receive the same approximate amount as a Phase One Qualifying Class Member with the same Adjusted Base Score, except for the inflation adjustment discussed below.

Class Counsel and 3M shall simultaneously receive copies of all such notifications, as well as a report on the allocation of all Phase Two Settlement Awards and information showing the comparison of Phase Two and Phase One Settlement Awards for similarly situated systems.

b. Requests for Reconsideration to the Claims Administrator

After the Phase Two Qualifying Class Member receives notification of its Settlement Award from the Claims Administrator, it will have ten (10) Business Days from the receipt of notification to request that the Special Master reconsider a part of the calculation based on a mistake/error alleged to have occurred. The Phase Two Qualifying Class Member has no other appellate rights.

After they receive notification from the Claims Administrator, 3M and Class Counsel shall each have ten (10) Business Days to request that the Special Master reconsider any of the calculations based on a mistake/error alleged to have occurred.

After the Special Master receives all timely requests for reconsideration, the Special Master within ten (10) Business Days shall make a decision on the request for reconsideration, and, if warranted will request that the Claims Administrator correct any mistakes/errors and run the calculations again.

c. Appeal of Phase Two Calculations

After the Claims Administrator has calculated the total amounts to be paid to Phase Two Qualifying Class Members (and in no event later than September 30, 2026), the Claims Administrator will notify Class Counsel and 3M of each Class Members' share and the total amount to be paid under Phase Two, as well as information to permit Class Counsel and 3M to evaluate whether Phase Two systems are receiving the same amount they would have received had they been in Phase One (subject to operation of the Phase Two Cap and the Phase Two Floor). Class Counsel and 3M shall have ten (10) Business Days from the receipt of such information to object to such calculations and appeal to the retired judge

appointed by the Court as a Special Master to revise such calculations consistent with the Settlement Agreement. In the event that Class Counsel or 3M desire to appeal the decision of the Special Master, they may do so to the Court.

d. Payments for the Phase Two Action Fund

3M shall make payments for the Phase Two Action Fund in multiple installments over time, as set forth in the Payment Schedule in Exhibit K. The first installment will be paid no earlier than April 15, 2027. As set forth in the Payment Schedule in Exhibit K, nine (9) subsequent payments will be made annually thereafter for nine (9) years, on April 15 of each calendar year (unless 3M invokes the Settlement Agreement's late-payment provision). The total amount of all payments described in this Paragraph, excluding any interest paid for late payment, but including the difference between the full amount of 3M's settlement with the City of Stuart, Florida, and the amount that the Public Water System for the City of Stuart, Florida, would have received as a Phase One Qualifying Class Member under these Allocation Procedures, will be based on the Phase Two Class Members' PFAS test results, as summarized in the Claims Administrator's final report under Paragraph 6.8.5 of the Settlement Agreement; but in any event that total amount shall be no less than a Phase Two Floor of \$3,625,000,000 and no more than a Phase Two Cap of \$5,625,000,000. Within five (5) Business Days after each payment described in this Paragraph, the Escrow Agent shall transfer seven percent (7%) of the payment amount into the Phase Two Supplemental Fund and five percent (5%) of the payment amount into the Phase Two Special Needs Fund.

e. Payments from the Phase Two Action Fund

It is contemplated that within fourteen (14) calendar days, but no later than sixty (60) calendar days (or in the first year of Phase Two Action Fund payments, one hundred twenty (120) calendar days), after each payment described in Paragraph 6.8.6 of the Settlement Agreement, each Phase Two Qualifying Class Member that has one or more Impacted Water Sources shall receive a payment from the Phase Two Action Fund, unless that Qualifying Class Member has already received its entire Allocated Amount.

f. Calculation of Payments from the Phase Two Action Fund

- i. The Claims Administrator will individually calculate the amount for each Impacted Water Source owned or operated by a Phase Two Qualifying Class Member to approximate, as closely as is reasonably possible, the amount that each Impacted Water Source would have been allocated had it been a Phase One Qualifying Class Member (Allocated Amount).
- ii. The Claims Administrator may increase the amount calculated in accordance with the prior sentence for any Phase Two Qualifying Class Member by no more than the percentage increase in the Consumer Price Index for All Urban Consumers, or CPI-U, over the thirty-six (36) months preceding the Claims Administrator's calculation.

- iii. Except for the operation of CPI-U or the operation of the Phase Two Cap and the Phase Two Floor, a Phase Two Qualifying Class Member with a particular Adjusted Base Score should receive the same amount as a Phase One Qualifying Class Member with the same Adjusted Base Score.

g. Effect of the Phase Two Floor

If, after the Claims Administrator applies Phase Two Allocation Procedures, total payments from Phase Two would be less than the Phase Two Floor of \$3,625,000,000, the Claims Administrator shall increase each Phase Two Qualifying Class Member's Allocated Amount by the same percentage, so that the total payment from the Phase Two Action Fund will meet the Phase Two Floor.

h. Effect of the Phase Two Cap

If, after the Claims Administrator applies the Phase Two Allocation Procedures, total payments from the Phase Two would be more than the Phase Two Cap of \$5,625,000,000, the Claims Administrator shall reduce each Phase Two Qualifying Class Member's Allocated Amount by the same percentage, so that the total payments from the Phase Two Action Fund will not exceed the Phase Two Cap.

i. Promoting Equity for Phase One and Phase Two Qualifying Class Members

If either the Phase Two Floor or the Phase Two Cap is applied, the Claims Administrator, with the Special Master's approval, may shift from Phase One to Phase Two, or from Phase Two to Phase One, portions of the amounts designated in the Payment Schedule in Exhibit K as payments in 2029 or later, if necessary to promote equity between Phase One Qualifying Class Members and Phase Two Qualifying Class Members. Any such shift shall not alter the size or timing of any payment that 3M owes under this Settlement Agreement.

EXHIBIT R

Dismissal with Prejudice

Model Dismissals with prejudice per Paragraph 11.5

Pursuant to Paragraph 11.5 of the Settlement Agreement, each Releasing Party shall execute a stipulation of dismissal with prejudice of all Released Claims (the “Dismissal”) in the form provided by this Exhibit R within fourteen (14) calendar days after the Effective Date.

This Exhibit R provides two model Dismissals:

- **Exhibit R.1** is a full Dismissal of all Claims brought in the Litigation by the Releasing Party against any Released Party.
- **Exhibit R.2** is a limited Dismissal of Claims brought in the Litigation by the Releasing Party against any Released Party, which may be used only upon written agreement among the Releasing Party, Class Counsel, and 3M’s Counsel, or by leave of court, pursuant to Section 11.5.1 of the Agreement.

Exhibits R.1 and R.2 are styled as stipulated Dismissals. However, under either circumstance set forth in this paragraph, a Dismissal may be differently styled and still satisfy the requirements set forth in Paragraph 11.5. First, if a voluntary Dismissal by the Releasing Party will properly effectuate the required Dismissal with prejudice, the Releasing Party and the Released Parties may agree that the Releasing Party will file a voluntary Dismissal and, if so, shall agree to such changes to the appropriate model Dismissal as are reasonably necessary for it to be so filed. Second, if an applicable rule of procedure or other applicable law requires either that the Dismissal be styled as something other than a stipulated Dismissal or that parties in addition to the Releasing Party and the Released Parties would need to join the stipulation, for the stipulation to become effective, the Releasing Party and the Released Parties shall make such changes to the appropriate model Dismissal as are reasonably necessary to conform to the applicable rule(s) or law(s) (e.g., by restyling the model Dismissal as an agreed motion to dismiss). For the avoidance of doubt, any Dismissal must be a Dismissal with prejudice of all Claims required to be dismissed by the Settlement Agreement, including by Paragraph 11.5, and must be filed with the appropriate court(s) within the later of fourteen (14) calendar days after the Effective Date or seven (7) calendar days after the Court’s ruling on any motion for leave to file a limited dismissal.

*Confidential Fed. R. Evid. 408 Settlement Communication
For Discussion Purposes Only - June 26, 2023 DRAFT*

EXHIBIT R.1
Full Dismissal with Prejudice

[INSERT COURT]

[Insert Case Caption]

[Insert Case Number]

STIPULATION OF DISMISSAL PURSUANT TO [insert applicable rule(s) of procedure]

Pursuant to [insert applicable rule(s) of procedure], Plaintiff in the above-captioned action and Defendant 3M Company (“3M”) hereby stipulate and agree to a dismissal with prejudice of all Plaintiff’s Claims against 3M and any other Released Parties¹ in this action pursuant to Plaintiff’s decision to participate in the Settlement Agreement Between Public Water Systems and 3M Company dated [REDACTED], 2023 (the “Settlement Agreement”), which received final approval on [REDACTED], 2023, from the Court overseeing *In Re: Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D.S.C.). The Released Parties in this action are 3M and the following defendants: [insert other Released Parties in above-captioned action].

Each party shall bear its own costs.

Dated: [REDACTED], 2023

Respectfully submitted,

/s/

[Plaintiff Counsel Signature Block]
Counsel for Plaintiff

/s/

[3M Counsel Signature Block]
Counsel for 3M

¹ Unless otherwise indicated, all capitalized terms in this motion have the meaning given to them in the Settlement Agreement.

*Confidential Fed. R. Evid. 408 Settlement Communication
For Discussion Purposes Only - June 26, 2023 DRAFT*

CERTIFICATE OF SERVICE

[Insert certificate of service, if appropriate.]

EXHIBIT R.2
Limited Dismissal with Prejudice

[INSERT COURT]

[Insert Case Caption]	[Insert Case Number]
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STIPULATION OF DISMISSAL PURSUANT TO [insert applicable rule(s) of procedure]

Pursuant to [insert applicable rule(s) of procedure], Plaintiff in the above-captioned action and Defendant 3M Company (“3M”) hereby stipulate and agree to a dismissal with prejudice of certain of Plaintiff’s Claims against 3M and any other Released Parties¹ in this action pursuant to Plaintiff’s decision to participate in the Settlement Agreement Between Public Water Systems and 3M Company dated [REDACTED], 2023 (the “Settlement Agreement”), which received final approval on [REDACTED], 2023, from the Court overseeing *In Re: Aqueous Film-Forming Foams Products Liability Litigation*, MDL No. 2:18-mn-2873 (D.S.C.). The Released Parties in this action are 3M and the following defendants: [insert other Released Parties in above-captioned action].

The certain Claims or portions thereof that are not dismissed pursuant to this stipulation are the following:

- [insert non-dismissed Claims or portions of Claims listed as to the Plaintiff (or its affiliated entity) as agreed among the Releasing Party, Class Counsel, and 3M’s Counsel, or as ordered by the court upon Releasing Party’s motion for leave, consistent with Paragraph 11.5.1 of the Settlement Agreement]

¹ Unless otherwise indicated, all capitalized terms in this stipulation have the meaning given to them in the Settlement Agreement.

The Claims or portions of Claims specified above are not dismissed in this action as to the Released Parties. The parties stipulate and agree to a dismissal with prejudice of all other Claims and portions of Claims that Plaintiff has brought against any and all Released Parties.

Each party shall bear its own costs.

Dated: _____, 2023

Respectfully submitted,

/s/

[Plaintiff Counsel Signature Block]

Counsel for Plaintiff

/s/

[3M Counsel Signature Block]

Counsel for 3M

CERTIFICATE OF SERVICE

[Insert certificate of service, if appropriate.]

For illustration purposes only; not reflective of actual allocation awards

**DuPont Entities Public Water Provider Settlement
Estimated Allocation Range Table**

Each cell in the Table represents an estimated allocation *PER IMPACTED WATER SOURCE (per groundwater well or surface water source)*. The Settlement Class consists of Public Water Systems, which may and often do have multiple wells or water sources, each of which would be calculated individually and added up to arrive at the total.

A putative member of the Settlement Class may calculate a rough estimated allocation amount for each of its Impacted Water Sources (groundwater well or surface water system with PFAS contamination) by using the DuPont Entities Estimated Allocation Range Table. This Table allows members of the Settlement Class to access such an estimate for any Impacted Water Source. The Table provides estimated ranges of allocated amounts based on the two factors most relevant to the calculation of the cost of PFAS treatment – flow rates and PFAS concentration levels – which are reflected in the Allocation Procedures as Adjusted Flow Rates¹ and PFAS Scores.²

The DuPont Entities Estimated Allocation Range Table was derived from PFAS concentration data that was publicly available and gathered from public agencies, as well as on reasonable assumptions as to flow rates based on population (since flow rates are not publicly available). The data gathered for this Table is likely the most exhaustive collection of PFAS detection data that exists. But such information does not and cannot replicate the actual allocations that the Claims Administrator will calculate based on the flow rates and PFAS concentration levels reported on submitted Claims Forms. That information is proprietary information in the possession of the members of the Settlement Class, which Class Counsel cannot access.

Despite the tremendous amount of work that has taken place to provide the DuPont Entities Estimated Allocation Range Table, the ranges are necessarily based on data publicly available at the time of the Settlement, reasonable assumptions, and good faith estimates. The ranges presented in this Table are not the actual settlement awards that will be allocated to each Impacted Water Source because: certain data is not publicly available; the full extent of Impacted Water Sources is unknown; and the extent of participation in the settlement among putative members of the Settlement Class Members is unknown. Absent such information, Class Counsel cannot provide assurances that the actual settlement amounts will be at or even close to Class Counsel’s estimated allocation. Nonetheless, the estimated allocation amounts represent Class Counsel’s best effort to provide, in good faith, information to the Class based on publicly available information. These ranges are for the Action Funds only and do not include Phase Two Baseline Testing Payments, the Special Needs Funds, the Supplemental Funds, the Inactive Public Water System Payments, the Very Small Public Water System Payments, the Litigation Bump or the Public Water Provider Bellwether Bump.

¹ Adjusted Flow Rates are calculated by first averaging the three (3) highest annual flow rates from 2013-2022. This average is then averaged with the maximum flow rate of the of the Impacted Water Source.

² The PFAS Score is the greater of either: the sum of the maximum levels for PFOA and for PFOS or the sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte.

For illustration purposes only; not reflective of actual allocation awards

**DuPont Entities Public Water Provider Settlement
Estimated Allocation Range Table**

INSTRUCTIONS

STEP 1

Calculate your PFAS Score for each Impacted Water Source

PFAS Score = [PFOA (Max Level) + PFOS (Max Level)]

-Or-

The sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte listed on the Claims Form

STEP 2

Determine the Adjusted Flow Rate of each Impacted Water Source

Each Class Member will need to gather their flow rates, which are proprietary information. Then, they will use those flow rates to calculate an Adjusted Flow Rate for each Impacted Water Source, by first averaging the three highest annual average flow rates drawn from the groundwater Impacted Water Source or that entered the surface-water treatment plant. The three highest annual average flow rates can be selected from a ten-year period from 2013-2022. This average will then be averaged with the verified maximum flow rate of a groundwater Impacted Water Source or the maximum flow rate entering a surface-water Impacted Water Source.

STEP 3

Use your PFAS Score and Adjusted Flow Rate to determine an Estimated Allocation Range in the Table

Locate your Adjusted Flow Rate across the horizontal axis and your PFAS Score across the vertical axis. The cell where they meet represents your Estimated Allocation.

- If your Adjusted Flow Rate falls between two cell values on the horizontal axis, or your PFAS Score falls between two cell values on the vertical axis, your Estimated Allocation is the range between the cells.

For illustration purposes only; not reflective of actual allocation awards

**DuPont Entities Public Water Provider Settlement
Estimated Allocation Range Table**

1

Calculate a PFAS score
for each Impacted
Water Source



Select the higher of:

(max PFOA level + max PFOS level)
OR
(max PFOA + max PFOS) averaged with
(√ max any other PFAS listed on the Claims Form)

= _____

2

Calculate Adjusted
Flow Rate for each
Impacted Water
Source



Add 3 highest annual average flow rates 2013-2022

(rate 1 + rate 2 + rate 3) ÷ 3= average

Then average this number with the max flow rate

(average + max flow rate) ÷ 2

= _____

3

Locate your Adjusted
Flow Rate and PFAS
score on the Table

Adjusted Flow Rate (gpm)				
PFAS score		\$		
		estimate		

For illustration purposes only; not reflective of actual allocation awards

DuPont Entities Public Water Provider Settlement
Estimated Allocation Range Table

Each cell in the Table represents an estimated allocation *PER IMPACTED WATER SOURCE (per groundwater well or surface water source)*. The Settlement Class consists of Public Water Systems, which may and often do have multiple wells or water sources, each of which would be calculated individually and added up to arrive at the total.

IMPACTED WATER SOURCE
means a Water Source that has a Qualifying Test Result showing a Measurable Concentration of PFAS.
See the Settlement Agreement for defined terms.

		Adjusted Flow Rate (gpm)										
	0	100	250	500	1,000	1,500	5,000	10,000	25,000	50,000	100,000	300,000
	2	\$3,477	\$6,718	\$11,059	\$18,203	\$24,363	\$57,898	\$95,296	\$184,131	\$303,025	\$498,624	\$1,097,427
PFAS SCORE	4	\$13,985	\$27,025	\$44,483	\$73,217	\$97,995	\$232,837	\$383,160	\$740,001	\$1,217,072	\$2,000,647	\$4,389,631
	10	\$14,814	\$27,483	\$45,237	\$74,458	\$99,655	\$236,782	\$389,650	\$752,527	\$1,237,656	\$2,034,438	\$4,647,953
	50	\$15,802	\$30,536	\$50,263	\$82,730	\$110,726	\$263,079	\$432,912	\$836,021	\$1,374,849	\$2,118,897	\$4,955,178
	100	\$17,777	\$34,353	\$56,545	\$93,069	\$124,564	\$295,947	\$486,981	\$940,355	\$1,546,248	\$2,540,826	\$5,568,648
	250	\$23,703	\$45,803	\$75,391	\$124,086	\$166,073	\$394,529	\$649,126	\$1,253,132	\$2,059,840	\$3,382,845	\$7,401,258
	500	\$33,578	\$64,886	\$106,798	\$175,772	\$235,242	\$558,758	\$919,169	\$1,773,678	\$2,913,810	\$4,780,785	\$10,429,847*
	750	\$43,453	\$83,968	\$138,201	\$227,450	\$304,395	\$722,895	\$1,188,960	\$2,293,293	\$3,765,268	\$6,171,986*	\$13,426,677*
	1000	\$53,328	\$103,048	\$169,601	\$279,118	\$373,532	\$886,939	\$1,458,501	\$2,811,977	\$4,614,226*	\$7,556,497*	\$16,392,242*

*While the available data has not revealed any Impacted Water Source with the values in the shaded cells, and any such Impacted Water Source would be an anomaly, the Table is designed to account for and estimate any scenario that could occur as a result of the Allocation Procedures.

For illustration purposes only; not reflective of actual allocation awards

**3M Public Water Provider Settlement
Estimated Allocation Range Table**

Each cell in the Table represents an estimated allocation *PER IMPACTED WATER SOURCE (per groundwater well or surface water source)*. The Settlement Class consists of Public Water Systems, which may and often do have multiple wells or water sources, each of which would be calculated individually and added up to arrive at the total.

A putative member of the Settlement Class may calculate a rough estimated allocation amount for each of its Impacted Water Sources (groundwater well or surface water system with PFAS contamination) by using the 3M Estimated Allocation Range Table below. This Table allows members of the Settlement Class to access such an estimate for any Impacted Water Source. The Table provides estimated ranges of allocated amounts based on the two factors most relevant to the calculation of the cost of PFAS treatment – flow rates and PFAS concentration levels – which are reflected in the Allocation Procedures as Adjusted Flow Rates¹ and PFAS Scores.²

The 3M Estimated Allocation Range Table was derived from PFAS concentration data that was publicly available and gathered from public agencies, as well as on reasonable assumptions as to flow rates based on population (since flow rates are not publicly available). The data gathered for this Table is likely the most exhaustive collection of PFAS detection data that exists. But such information does not and cannot replicate the actual allocations that the Claims Administrator will calculate based on the flow rates and PFAS concentration levels reported on submitted Claims Forms. That information is proprietary information in the possession of the members of the Settlement Class, which Class Counsel cannot access.

Despite the tremendous amount of work that has taken place to provide the 3M Estimated Allocation Range Table, the ranges are necessarily based on data publicly available at the time of the Settlement, reasonable assumptions, and good faith estimates. The ranges presented in this Table are not the actual settlement awards that will be allocated to each Impacted Water Source because: certain data is not publicly available; the full extent of Impacted Water Sources is unknown; and the extent of participation in the settlement among putative members of the Settlement Class is unknown. Absent such information, Class Counsel cannot provide assurances that the actual settlement amounts will be at or even close to Class Counsel’s estimated allocation. Nonetheless, the estimated allocation amounts represent Class Counsel’s best effort to provide, in good faith, information to the Class based on publicly available information. These ranges are for the Action Funds only and do not include Phase Two Baseline Testing Payments, the Special Needs Funds, the Supplemental Funds, the Litigation Bump or the Public Water Provider Bellwether Bump.

¹ Adjusted Flow Rates are calculated by first averaging the three (3) highest annual flow rates from 2013-2022. This average is then averaged with the maximum flow rate of the of the Impacted Water Source.

² The PFAS Score is the greater of either: the sum of the maximum levels for PFOA and for PFOS or the sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte.

For illustration purposes only; not reflective of actual allocation awards

**3M Public Water Provider Settlement
Estimated Allocation Range Table**

INSTRUCTIONS

STEP 1

Calculate your PFAS Score for each Impacted Water Source

PFAS Score = the higher of:
[PFOA (Max Level) + PFOS (Max Level)]

-Or-

The sum of the maximum levels of PFOA and PFOS averaged with the square root of the maximum level of any other single PFAS analyte listed on the Claims Form

STEP 2

Determine the Adjusted Flow Rate of each Impacted Water Source

Each Class Member will need to gather their flow rates, which are proprietary information. Then, they will use those flow rates to calculate an Adjusted Flow Rate for each Impacted Water Source, by first averaging the three highest annual average flow rates drawn from the groundwater Impacted Water Source or that entered the surface-water treatment plant. The three highest annual average flow rates can be selected from a ten-year period from 2013-2022. This average will then be averaged with the verified maximum flow rate of a groundwater Impacted Water Source or the maximum flow rate entering a surface-water Impacted Water Source.

STEP 3

Use your PFAS Score and Adjusted Flow Rate to determine an Estimated Allocation Range in the Table

Locate your Adjusted Flow Rate across the horizontal axis and your PFAS Score across the vertical axis. The cell where they meet represents your Estimated Allocation.

- If your Adjusted Flow Rate falls between two cell values on the horizontal axis, or your PFAS Score falls between two cell values on the vertical axis, your Estimated Allocation is the range between the cells.

For illustration purposes only; not reflective of actual allocation awards

**3M Public Water Provider Settlement
Estimated Allocation Range Table**

1

Calculate a PFAS score
for each Impacted
Water Source



Select the higher of:

(max PFOA level + max PFOS level)
OR
(max PFOA + max PFOS) averaged with
(√ max any other PFAS listed on the Claims Form)

= _____

2

Calculate Adjusted
Flow Rate for each
Impacted Water
Source



Add 3 highest annual average flow rates 2013-2022

(rate 1 + rate 2 + rate 3) ÷ 3= average

Then average this number with the max flow rate

(average + max flow rate) ÷ 2

= _____

3

Locate your Adjusted
Flow Rate and PFAS
score on the Table

Adjusted Flow Rate (gpm)				
		\$ estimate		

PFAS score

For illustration purposes only; not reflective of actual allocation awards

3M Public Water Provider Settlement
Estimated Allocation Range Table

Each cell in the Table represents an estimated allocation *PER IMPACTED WATER SOURCE (per groundwater well or surface water source)*. The Settlement Class consists of Public Water Systems, which may and often do have multiple wells or water sources, each of which would be calculated individually and added up to arrive at the total.

IMPACTED WATER SOURCE
means a Water Source that has a Qualifying Test Result showing a Measurable Concentration of PFAS.
See the Settlement Agreement for defined terms.

		Adjusted Flow Rate (gpm)										
	0	100	250	500	1,000	1,500	5,000	10,000	25,000	50,000	100,000	300,000
	2	\$36,240	\$70,013	\$115,244	\$189,694	\$253,898	\$603,369	\$993,106	\$1,918,881	\$3,157,910	\$5,196,296	\$11,436,561
PFAS SCORE	4	\$145,785	\$281,723	\$463,713	\$763,253	\$1,021,550	\$2,427,216	\$3,994,261	\$7,714,149	\$12,687,352	\$20,855,641	\$45,758,953
	10	\$148,252	\$286,489	\$471,559	\$776,166	\$1,038,832	\$2,468,269	\$4,061,800	\$7,844,507	\$12,901,569	\$21,207,290	\$46,527,259
	50	\$164,724	\$318,320	\$523,950	\$862,394	\$1,154,236	\$2,742,397	\$4,512,775	\$8,714,863	\$14,331,681	\$23,554,481	\$51,652,815
	100	\$185,313	\$358,108	\$589,437	\$970,176	\$1,298,484	\$3,085,022	\$5,076,399	\$9,802,456	\$16,118,368	\$26,485,901	\$58,047,466
	250	\$247,082	\$477,467	\$785,890	\$1,293,499	\$1,731,188	\$4,112,663	\$6,766,639	\$13,062,886	\$21,472,088	\$35,263,074	\$77,149,868
	500	\$350,027	\$676,390	\$1,113,285	\$1,832,294	\$2,452,225	\$5,824,623	\$9,581,606	\$18,489,120	\$30,373,873	\$49,834,987	\$108,717,963*
	750	\$452,968	\$875,299	\$1,440,643	\$2,370,993	\$3,173,089	\$7,535,613	\$12,393,952	\$23,905,608	\$39,249,406	\$64,336,461*	\$139,954,105*
	1000	\$555,906	\$1,074,195	\$1,767,967	\$2,909,596	\$3,893,781	\$9,245,635	\$15,203,680	\$29,312,376	\$48,098,804*	\$78,768,005*	\$170,863,503*

*While the available data has not revealed any Impacted Water Source with the values in the shaded cells, and any such Impacted Water Source would be an anomaly, the Table is designed to account for and estimate any scenario that could occur as a result of the Allocation Procedures.



Legal & Claims Committee

3M and DuPont PFAS Settlements

Item 8-3

October 10, 2023

Proposed PFAS Settlements

Purpose: Provide information

- 3M and DuPont's proposed settlements with Public Water Systems
- Return to Board in November for direction

Recommendation: Return in November for further update/direction

Overview

- What are PFAS?
- AFFF Multidistrict Litigation
- Proposed Settlements
 - Key Provisions
 - Allocation Procedures
 - Need Clarification
- Deadlines

Per- and Polyfluoroalkyl Substances (PFAS)

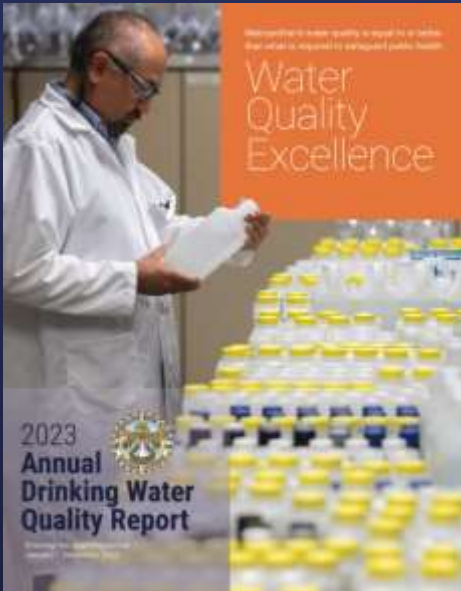


What are PFAS?

- Large group of >12,000 manufactured chemicals used in products that resist oils, stains, water, and in fire-suppression foam
- Widespread and stable in the environment
 - “Forever chemicals”
- Some PFAS linked to various health effects
- PFOA and PFOS – most extensively produced and studied
 - Detected in drinking water

1100

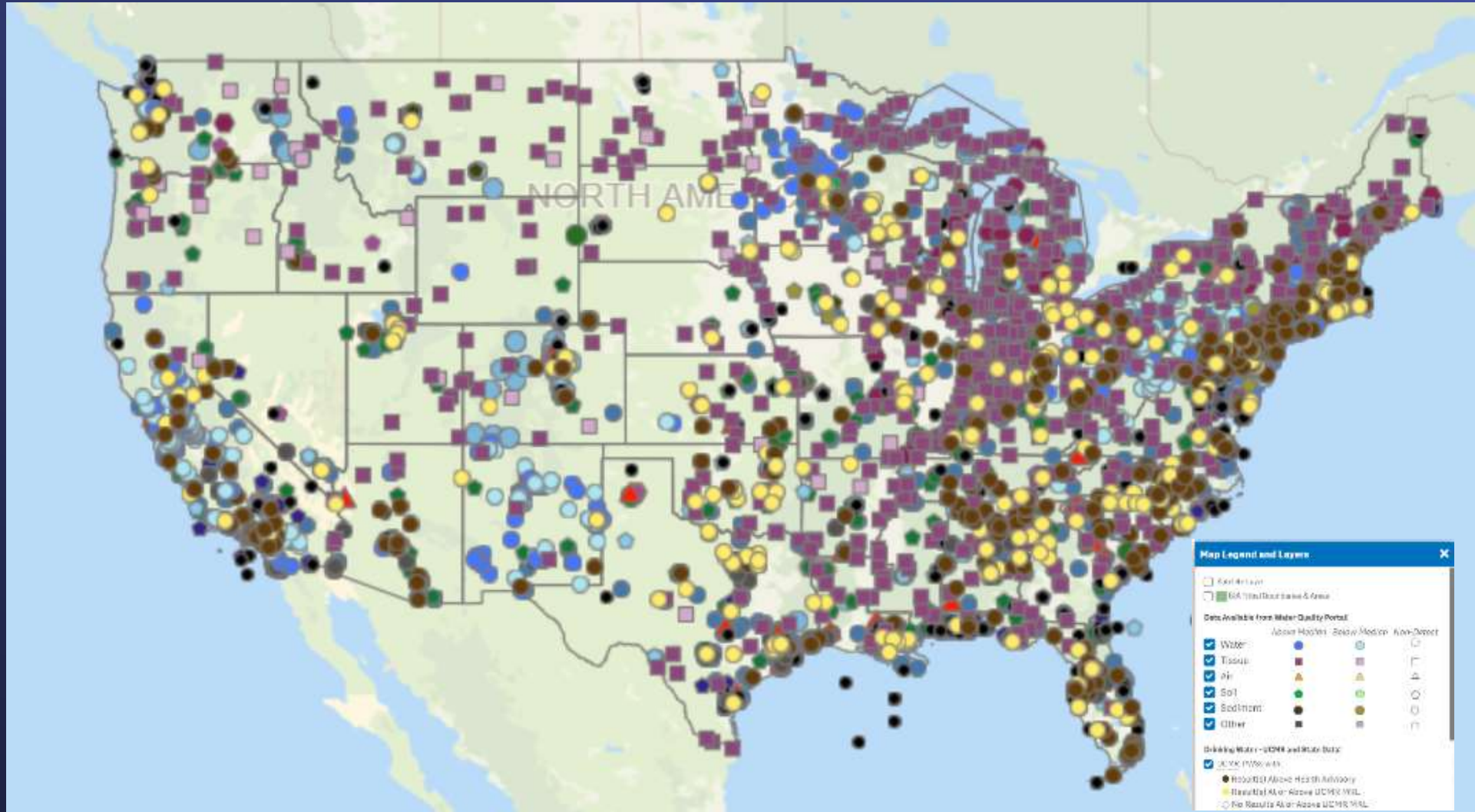
PFAS Occurrence



Monitoring in Metropolitan's Service Area

- Metropolitan has voluntarily monitored source and treated water for PFAS since 2013
 - PFHxA, PFBA, PFOS, PFPeA detected at trace levels in some source waters
 - PFHxA, PFPeA detected at trace levels in treated waters
- Metropolitan's Annual Drinking Water Quality Report

PFAS Across the United States



EPA PFAS Analytic Tools ([PFAS Analytic Tools | ECHO | US EPA](#))

PFAS Regulatory Summary



Proposed EPA MCLs and & CA Health Guidance Levels (ng/L or ppt)

	PFOA	PFOS	GenX	PFBS	PFHxS	PFNA
Federal Requirements						
Proposed MCL	4	4	Hazard Index of 1.0 (unitless)			
Proposed MCLG	0	0	Hazard Index of 1.0 (unitless)			
Health Advisory	0.004*	0.02*	10	2,000	NA	NA
California Requirements						
Notification Level	5.1	6.5	NA	500	3	NA
Response Level	10	40	NA	5,000	20	NA
Public Health Goal	0.007	1	NA	NA	NA	NA

NA: Not applicable; MCL: Maximum Contaminant Level; MCLG: Maximum Contaminant Level Goal; Hazard Index: sum of ratios of measured conc. of each PFAS and Health Based Water Conc.

* Health Advisory Level is interim, not final

PFAS and CERCLA



Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)

- Sept. 2022 – EPA proposed designating PFOA and PFOS as CERCLA hazardous substances
- April 2023 – EPA considered designating seven additional PFAS as CERCLA hazardous substances
- Potential cleanup liability for water utilities
- Water agencies are asking Congress for exemption from CERCLA liability
- Will not be final before settlement deadlines

Background



AFFF Multi-District Litigation (MDL)

- Over 5,600 cases filed since 2018
- Assigned to Judge Gergel in South Carolina
- June 2, 2023: DuPont settlement
 - \$1.185 billion
- June 5, 2023: *City of Stuart, Florida* trial
- June 22, 2023: 3M settlement
 - \$10.5 billion to \$12.5 billion starting July 2024

3M and DuPont Settlements



Status of Settlements with PWS

- Settlement agreements remain under review by Court until final approval, but:
 - Motion for preliminary approval granted for 3M on August 29, 2023
 - Motion for preliminary approval granted for DuPont on August 22, 2023
- Potential class members must now decide whether to participate in these settlements.

3M and DuPont Settlements

The Ultimate Question

Participate or opt out?

- 3M settlement
- DuPont settlement

3M and DuPont Settlements

3M Company



\$10.5–12.5 billion (among 12,000 water providers in class)



Estimated 70% market share for PFAS-related liabilities

DuPont de Nemours, Inc.



\$ 1.15 billion (among 12,000 water providers in class)



Estimated 3-7% market share for PFAS-related liabilities

3M and DuPont Settlements

Settlement Award Calculation Factors



PFAS test results



Flow rates

Capital Costs + Operation and Maintenance Cost = Base Score

Base score is adjusted for various "bumps"

Settlement Award = (Adjusted Base Score / Sum of All Adjusted Base Scores) * (Action Fund)

Issues to Be Addressed with Plaintiffs' Co-Lead Counsel



Status of Wholesalers



Wholesaler vs. Retailer



Raw Water



Estimated Allocation



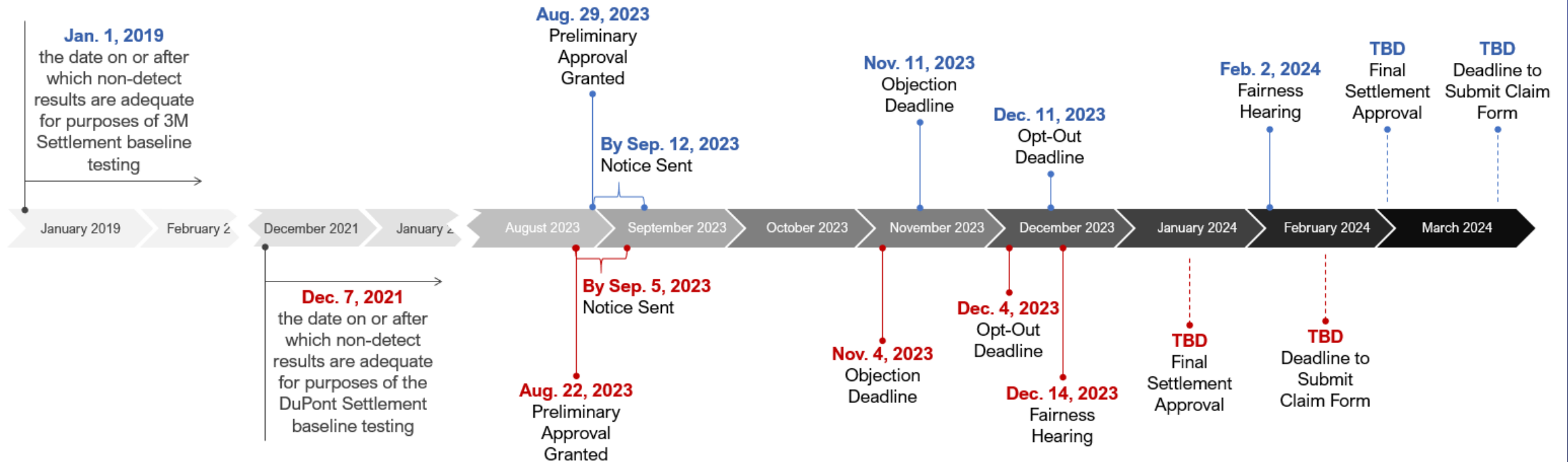
Settlement Release, Claims
Over, and Certification

What Are the Next Steps for Water Providers?



Settlement Timelines

3M Company's Settlement Timeline



DuPont Entities' Settlement Timeline





● **Board of Directors**
One Water and Stewardship Committee

10/10/2023 Board Meeting

8-4

Subject

Express support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by a two-thirds vote, approve a financial sponsorship of \$50,000; the General Manager has determined the proposed action is exempt or otherwise not subject to CEQA

Executive Summary

The Climate Mayors is a bipartisan, peer-to-peer non-governmental organization network that has mobilized more than 750 U.S. mayors who demonstrate climate leadership. The Climate Mayors Colorado River Conservation Working Group has 54 members in states within the Colorado River Basin and will collaborate with water users to promote turf replacement, water reuse, and recycling programs that will help bring the supply and use of the river into balance. A financial sponsorship of \$50,000 establishes Metropolitan as a partner to support projects that will reduce demands on the Colorado River and further demonstrate the District's climate change leadership.

Details

Background

Forging a sustainable future for the Colorado River in the face of climate change requires all water users to reduce water demands. Over the past two decades, Metropolitan has responded to declining conditions on the river through the investment of billions of dollars, with hard-earned partnerships to lower demands, and through purchases and agreements with agricultural users in the Imperial and Palo Verde valleys. In 2022, Metropolitan joined with public water providers in the Upper and Lower Colorado River Basins as signatories to a Memorandum of Understanding to implement comprehensive and innovative water conservation programs, initiatives, policies, and actions within their communities.

Founded in 2014, Climate Mayors has mobilized more than 750 U.S. mayors to advance projects that demonstrate climate leadership and promote meaningful actions in their communities. The Climate Mayors Colorado River Conservation Working Group, which represents western mayors whose cities rely on the Colorado River for water supply, is a fiscally sponsored project of the Resources Legacy Fund. Metropolitan will work in partnership with the organization to support the mayors in achieving the following goals:

- Encourage mayors to pass resolutions and/or adopt policy (i.e., model ordinances) through a phased approach to reduce water consumption and increase reuse and recycling.
- Identify and promote conservation and reuse best practices through fact sheets and virtual roundtables for mayors, sustainability directors, and public works directors.
- Uplift successful programs and policy adoption through social and traditional media.
- Provide talking points and other communication tools to support mayors with outreach to property owners and residents.
- Reduce non-functional turf grass as long-term water savings; map non-functional turf and conduct targeted outreach to property owners on turf replacement program; pass ordinance that bans watering non-functional turf with potable water on commercial, institutional, and industrial properties; pass ordinances

that require replacement of non-functional turf by a date certain and prohibiting installation of non-functional turf on all new development.

The project budget is \$150,000. Metropolitan's share of the budget is \$50,000, which will be funded by the Conservation Credits Program budget. In addition to the \$50,000 sponsorship from Metropolitan, the organization will be seeking funding commitments from additional urban water providers in the Colorado River Basin.

Policy

Metropolitan Water District Administrative Code Section 11102: Payment of Dues.

Metropolitan Water District Administrative Code Section 11103: Participation in Projects or Programs Serving District Purposes.

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities.

Metropolitan Water District Act Section 126: Dissemination of Information (subject to a two-thirds vote requirement)

By Minute Item 44813, dated March 12, 2002, the Board adopted the proposed policy principles regarding global climate change and water resources, as set forth in the letter signed by the Chief Executive Officer on February 27, 2002.

By Minute Item 50358, dated January 12, 2016, the Board adopted the 2015 Integrated Water Resources Plan Update, as set forth in Agenda Item 8-3 board letter.

California Environmental Quality Act (CEQA)

CEQA determination for Option #1:

The proposed action is not defined as a project under CEQA (Public Resources Code Section 21065, State CEQA Guidelines Section 15378) because it involves continuing administrative activities, such as general policy and procedure making, which will not cause either a direct physical change in the environment or a reasonably foreseeable indirect physical change in the environment (Section 15378(b)(2) of the State CEQA Guidelines). In addition, the proposed action is not defined as a project under CEQA because it involves the creation of government funding mechanisms or other government fiscal activities which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment (Section 15378(b)(4) of the State CEQA Guidelines).

CEQA determination for Option #2:

None required

Board Options

Option #1

Express support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by a two-thirds vote, approve a financial sponsorship of \$50,000

Fiscal Impact: \$50,000. Metropolitan's share of the budget is \$50,000, which will be funded by the Conservation Credits Program budget.

Business Analysis: Allows Metropolitan to visibly participate and provide sponsorship of climate resilient conservation and adaptation projects that will support projects that will reduce demands on the Colorado River and demonstrate the District's climate change leadership.

Option #2

Take no action.

Fiscal Impact: None

Business Analysis: Will not allow Metropolitan to visibly participate and provide sponsorship of climate resilient conservation and adaptation projects that will support projects that will reduce demands on the Colorado River and demonstrate the District's climate change leadership.

Staff Recommendation

Option #1



Liz Crosson
Chief Sustainability, Resiliency, and
Innovation Officer

10/4/2023

Date



Adel Hagekhalil
General Manager

10/4/2023

Date

Ref #sri12694333



One Water and Stewardship Committee

Authorize \$50k Sponsorship for Climate Mayors

Item 8-4

October 9, 2023

8-4 Climate Mayors Colorado River Conservation Working Group

Subject

Express Support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by a two-thirds vote, approve a financial sponsorship of \$50,000.

Purpose

The Climate Mayors Colorado River Conservation Working Group will collaborate with water users throughout the Basin to promote turf replacement, water reuse, and recycling programs that will help bring the supply and use of the river into balance. A financial sponsorship of \$50,000 establishes Metropolitan as a partner to support projects that will reduce demands on the Colorado River and further demonstrate the District's climate change leadership.

Recommendation

Staff recommends expressing support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by a two-thirds vote, approve a financial sponsorship of \$50,000.

Fiscal and Budget Impact

\$50,000. Metropolitan's share of the budget is \$50,000, which will be funded by the Conservation Credits Program budget.

Climate Mayors Colorado River Conservation Working Group



Climate Mayors Sponsorship

- Climate Mayors is a bipartisan peer-to-peer network that has mobilized more than 750 U.S. mayors who demonstrate climate leadership
- Climate Mayors will develop a Colorado River Basin Working Group aimed to enlist the 52 Climate Mayors in the upper and lower Colorado basins
- The Working Group of mayors will work with their local water districts to promote demand management and local water supply development including, but not limited to:
 - Turf replacement
 - Enhanced incentives and rebates
 - Programs in underserved communities
 - Water reuse and stormwater capture
- A financial sponsorship of \$50,000 establishes Metropolitan's continued commitment to demand reduction and climate adaptation leadership

Climate Mayors Colorado River Conservation Working Group



Program Goals

- Encourage mayors to pass resolutions and/or adopt policy to reduce water consumption and increase reuse and recycling
- Identify and promote conservation and reuse best practices
- Uplift successful programs and policy adoption through social and traditional media
- Provide talking points and other communication tools to support mayors and water districts with outreach to property owners and residents
- Reduce non-functional turf grass through a suite of actions and policies

Climate Mayors Colorado River Conservation Working Group



Builds on Recent Metropolitan Efforts

- Metropolitan, and nearly half of its Member Agencies, joined urban water providers throughout the upper and lower Colorado River Basin on an MOU committing to comprehensive and innovative water conservation programs, policies and initiatives
- Metropolitan co-sponsored AB 1572 with NGOs to phase out non-functional turf on commercial, institutional and industrial properties
- Supports Metropolitan funding proposals to the U.S. Bureau of Reclamation seeking support for additional demand management and regional water supply projects
- Builds cohesion between upper and lower basin urban water providers in adapting to changing climate conditions on the Colorado River

Climate Mayors Colorado River Conservation Working Group



Board Options

Option #1

Express Support for the goals of the Climate Mayors Colorado River Conservation Working Group and, by two-thirds vote, approve a financial sponsorship of \$50,000

Option #2

Take no action

Staff Recommendation

Option #1

Climate Mayors
Colorado River
Conservation
Working Group







• Conservation Board Report October 2023

Summary

This report provides a summary of conservation activity and expenditures for August 2023.

Purpose

Informational

Detailed Report

Conservation Expenditures – FY2022/23 & FY2023/24 ⁽¹⁾

	Paid ⁽²⁾	Committed ⁽³⁾
Regional Devices	\$7.2 M	\$5.1 M
Member Agency Administered	\$8.8 M	\$4.4 M
Turf Replacement	\$27.3 M	\$32.9 M
Advertising	\$6.9 M	\$3.6 M
Other	\$2.6 M	\$1.5 M
TOTAL	\$52.8 M	\$47.5 M

(1) The Conservation Program biennial expenditure authorization is \$86 million.

(2) Paid as of 7/1/2022 - 8/31/2023. Financial reporting on cash basis.

(3) Committed dollars as of September 10, 2023

Summary of Expenditures in August 2023: \$4,171,889 (1)

Lifetime Water Savings to be achieved by all rebates in August 2023: 7,334 AF

FY2022/23-FY2023/24: 75,520 AF lifetime water savings



Turf Replacement Rebates:

August: 1,320,532 ft² removed

FY2022/23-FY2023/24: 12,772,945 ft² removed



Clothes Washers:

August: 1,141 units rebated

FY2022/23-FY2023/24: 14,865 units rebated



Smart Controllers:

August: 765 units rebated

FY2022/23-FY2023/24: 11,447 units rebated



Toilets:

August: 1,423 units rebated

FY2022/23-FY2023/24: 26,690 units rebated



Rain Barrels and Cisterns:

August: 74 units rebated

FY2022/23-FY2023/24: 3,584 units rebated



Sprinkler Nozzles:

August: 2,120 units rebated

FY2022/23-FY2023/24: 28,470 units rebated

(1) Expenditures may include advertising and Water Savings Incentive Program activity in addition to the incentives highlighted above.



● **Board of Directors**

Finance, Audit, Insurance, and Real Property Committee

10/10/2023 Board Meeting

9-2

Subject

Compliance with Fund Requirements and Bond Indenture Provisions

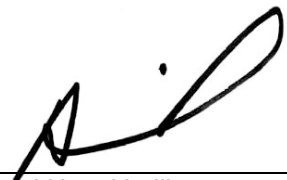
Executive Summary

Pursuant to the annual reporting requirement contained in Section 5204 of the Metropolitan Water District Administrative Code, entitled "Compliance with Fund Requirements and Bond Indenture Provisions," the Chief Executive Officer has determined that during Fiscal Year 2022/23, Metropolitan was in compliance with the minimum fund requirements outlined in Division V, Chapter 2, Sections 5201 and 5202 of the Administrative Code, and the provisions of the articles and covenants contained in resolutions for all outstanding Metropolitan bond issues.

Based upon information furnished by the General Manager and the Auditor's Department, the General Counsel concurs with this determination. A checklist certifying compliance with all applicable provisions is included in **Attachment 1**.



Katano Kasaine
Assistant General Manager/
Chief Financial Officer
9/25/2023
Date



Adel Hagekhalil
General Manager
9/27/2023
Date

Attachment 1 – Checklist for Compliance with Bonded Debt and Commercial Paper Requirements, Fiscal Year 2022/23

Ref# cfo12692147

**CHECKLIST FOR COMPLIANCE WITH
BONDED DEBT AND COMMERCIAL PAPER REQUIREMENTS**

Fiscal Year 2022/2023

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

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MWD ACT

Item	Action	Responsible	Completion Date	Initials
MWD Act				
PART 4 – POWERS AND PURPOSES				
Chapter 1 – Powers Generally				
Aggregate indebtedness (Pt. 4, Chap. 1, Sec. 123)	Aggregate indebtedness shall not exceed 15% of assessed valuation of all taxable property within Metropolitan.	Controller	<u>06/30/2023</u>	<u></u>
PART 5 – BONDS AND OTHER EVIDENCES OF INDEBTEDNESS				
Chapter 1 – Bonds Requiring Approval of Voters				
Use of Bond Proceeds and Interest as Construction Cost (Pt. 5, Chap. 1, Art. 3, Sec. 228)	The proceeds of the bonds, except for premium and accrued interest, shall be placed in the Treasury of Metropolitan.	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
	These proceeds shall be exclusively applied to the purposes and objects mentioned in the bond ordinance, except as otherwise provided in this section. Premium and accrued interest shall be applied to bond interest payments and bond retirement.	Controller	<u>06/30/2023</u>	<u></u>


MWD ACT

Item	Action	Responsible	Completion Date	Initials
Chapter 1.6 – Revenue Bonds				
Revenues to Pay Certain Costs (Pt. 5, Chap. 1.6, Sec. 238)	<p>The board shall fix the rate or rates at which water shall be sold pursuant to Chapter 2 (commencing with Section 130) of Part 4 which, with reasonable allowances for contingencies and error in the estimates, shall be at least sufficient, together with any other revenues not derived from the levy of taxes, to provide revenues to pay the following amounts in the order set forth:</p> <ol style="list-style-type: none"> 1. The necessary expenditures for operating and maintaining the properties, works, and facilities of Metropolitan, and also for such charges as may be payable by Metropolitan under a contract with this state for water which are classified as operation, maintenance, power, and replacement charges. 2. The principal and interest of the revenue bonds as the same become due and payable, including any sinking fund payments for term bonds, if any. 3. The deposits into any reserve funds that may be established to secure the revenue bonds. 4. Any other obligations which are liens or encumbrances upon the water revenues. 	Revenue and Budget Manager	<u>06/30/2023</u>	<u>A.V.</u>

MWD ACT

Item	Action	Responsible	Completion Date	Initials
PART 6 – TAXES				
Chapter 1 – General Procedure				
Tax Levies - Determination of Rates (Pt. 6, Chap. 1, Art. 2, Sec. 307)	On or before the 20th day of August*, the board shall, by resolution, determine the amount of money necessary to be raised by taxation during the fiscal year beginning the first day of July next preceding for all Metropolitan purposes and shall fix rates of taxation designating the number of cents, upon each one hundred dollars (\$100) assessed valuation of property taxable by Metropolitan in each county and shall levy a tax accordingly.	Treasury and Debt Manager	<u>06/30/2023</u>	SS _____
Tax Levies – Bond Service (Pt. 6, Chap. 1, Art. 2, Sec. 308)	If Metropolitan income will be inadequate to pay interest and principal (including any sinking fund) of any G.O. bonds, the Board shall at the time of fixing the tax levy, levy a tax sufficient to pay annual interest and such principal that becomes due before money from the next general tax levy becomes available. These taxes shall be used to pay only this principal and interest, except that it may be used to pay principal and interest on any voter-authorized bonds then outstanding or yet to be issued if the tax was originally levied to pay for authorized but unsold bonds which then remain unsold. Taxes shall also be levied to meet the requirement of any resolution adopted according to Section 287, Tax Levy for Notes. (See above.)	Treasury and Debt Manager	<u>06/30/2023</u>	SS _____

MWD ACT

Item	Action	Responsible	Completion Date	Initials
Statement of Tax Rates (Pt. 6, Chap. 1, Art. 2, Sec. 310)	Before the first day of September* the Controller of Metropolitan shall prepare and transmit to the auditor of each county in which property taxable by Metropolitan lies, a statement showing the tax rates to be applied to property taxable by Metropolitan. Such rates shall be the rates fixed by resolution of the board modified to the extent necessary to produce from each declaring public agency only the amount apportioned to it in such resolution, less any amount paid or undertaken to be paid by such agency, or credited thereto as provided in Chapter 2 (commencing with Section 331) of this part.	Controller	<u>06/30/2023</u>	<u></u>
		Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

*FN- Dates are directory only, and any failure to perform specified acts by the time specified shall not impair the authority conferred in the Act.
(Pt. 6, Chap. 1, Art. 1, Sec. 320).

ADMINISTRATIVE CODE

Item	Action	Responsible	Completion Date	Initials
Administrative Code				
Division IV – Water Service Policies				
Chapter 3 – Water Sales Revenues				
Cost of Service and Revenue Requirement (§ 4301)(a)	The District shall fix rates for water such that anticipated water sales, revenues, together with anticipated revenues from any water standby or availability of service charge (such as the readiness-to-serve charge or capacity charge) or assessment, ad valorem tax revenues and other revenues pay the expenses of the District, provide for repairs and maintenance, provide for payment of the purchase price or other charges for property or services or other rights acquired by the District, and provide for the payment of the interest and principal of the District's outstanding bonded debt. Subject to the foregoing, such rates and charges shall reflect the costs of the district's major service functions, including water supply, conveyance, power, storage, distribution and treatment, to the greatest degree practicable.	Revenue and Budget Manager	<u>06/30/2023</u>	<u>A.V.</u>
Formula for Allocation of Water Revenues (§ 4301)(b)	Notwithstanding the provisions in subsection (a) above, amounts raised by ad valorem property taxation complied with the limitations established by section 124.5 of the Act.	Office of the CFO	<u>06/30/2023</u>	<u>SS</u>






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Item	Action	Responsible	Completion Date	Initials
Division V – Financial Matters				
Chapter 1 – Administrative Matters				
Investment of Surplus Funds (§ 5101)	The Board shall delegate to the Treasurer annually the authority to invest or to reinvest Funds of Metropolitan.	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u> <u>PBR</u>
Reporting Requirements of the Treasurer (§ 5114)	The Treasurer shall not later than the June Board meeting submit Statement of Investment Policy to the Board for the following year.	Legal	<u>06/30/2023</u>	<u>PBR</u>
		Legal	<u>06/30/2023</u>	<u>PBR</u>
Chapter 2 – Financial Policies				
Funds Established (§ 5201)				
General Obligation Bond Interest and Principal Funds and the Waterworks General Obligation Refunding Bonds Interest and Principal Funds (§ 5201(a))	Cash and securities in each fund as of June 30 shall equal debt service for the next 18 months, less anticipated revenue from tax levy specifically for this debt service.	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
Water Revenue Bonds Interest and Principal Funds, the Water Revenue Bonds Reserve Funds, the Water Revenue Refunding Bonds Interest and Principal Funds and the Water Revenue Refunding Reserve Bonds (§ 5201(b))	Cash and securities shall at least equal the minimums required by the respective resolutions of issuance for these bonds.	Controller	<u>06/30/2023</u>	<u>PBR</u>
For the Subordinate Bonds Interest and Principal Funds, the Subordinate Water Revenue Bonds Reserve Funds, the Subordinate Water Revenue Refunding	Cash and securities shall at least equal the minimums required by the respective resolutions of issuance for these bonds.	Controller	<u>06/30/2023</u>	<u>PBR</u>



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Item	Action	Responsible	Completion Date	Initials
Bonds Interest and Principal Funds and the Subordinate Water Revenue Refunding Reserve Funds (§ 5201 (c))				
Bond Construction Funds (§ 5201 (d))	No minimum requirement; provided that any cash and securities in such funds shall be restricted to use for the purposes such finances were required.	Controller	<u>06/30/2023</u>	<u>BHX</u>
State Contract Fund (§ 5201 (e))	Cash and securities on hand June 30 and December 31 shall equal the capital payments to the DWR that are due on July 1, of the same year and January 1 of the following year.	Controller	<u>06/30/2023</u>	<u>BHX</u>
Special Tax Fund (§ 5201 (f))	No minimum requirement.	Controller	<u>06/30/2023</u>	<u>BHX</u>
Operation and Maintenance Fund (§ 5201 (g))	Cash and securities shall at least equal the minimum required by the respective resolutions of issuance for revenue bonds (i.e., amount sufficient to pay estimated O&M Expenditures during current and next succeeding calendar month).	Controller	<u>06/30/2023</u>	<u>BHX</u>
Revolving Construction Fund (§ 5201 (h))	No minimum requirement. However, cash and securities in this fund shall be available for transfer to the Water Rate Stabilization Fund and the Water Treatment Surcharge Stabilization Fund at the discretion of the Board.	Controller	<u>06/30/2023</u>	<u>BHX</u>
Commercial Paper Series A and B, Note Payment Funds (§ 5201 (i))	Deposits to these funds shall be in an amount sufficient to pay principal of and interest on the Commercial Paper Notes in an amount at least	Controller	<u>06/30/2023</u>	<u>BHX</u>


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Item	Action	Responsible	Completion Date	Initials
Water Standby Charge Fund (§ 5201 (j))	equal to one-half of the projected interest payments due on such notes in the subsequent fiscal year. There shall be no minimum requirement; provided that any cash and securities in such fund shall be restricted to use for the purposes such monies were authorized.	Controller	<u>06/30/2023</u>	
Excess Earnings Funds (§ 5201 (k))	The minimum requirement for all Excess Earnings Funds shall be the amounts deposited into the funds in accordance with the provisions of the Tax and Nonarbitrage Certificates and Resolutions for the Bonds.	Controller	<u>06/30/2023</u>	
Iron Mountain Landfill Closure/Postclosure Maintenance Fund (§ 5201 (m))	Cash and securities as of June 30, shall be at least equal to the CEO's latest estimates of closure and postclosure maintenance costs.	Controller	<u>06/30/2023</u>	
Optional Redemption Funds (§ 5201 (n))	The minimum requirement shall be the amount necessary to redeem such untendered, refunded bonds which have been called for redemption.	Controller	<u>06/30/2023</u>	
Water Transfer Fund (§ 5201 (o))	All amounts budgeted or pledged for purchase of water through transfers or similar arrangements and for the costs of filling the Diamond Valley Lake Project, shall be set aside in such fund and used solely for such purpose.	Controller	<u>06/30/2023</u>	

ADMINISTRATIVE CODE

Item	Action	Responsible	Completion Date	Initials
<u>Fund Parameters (§ 5202)</u>				
Revenue Remainder Fund (§ 5202(a))	The minimum cash and securities held in the Water Revenue Remainder Fund as of June 30 shall be equal to a portion of fixed costs estimated to be recovered by water sales revenues for the eighteen months beginning with the immediately succeeding July.	Revenue and Budget Manager	<u>06/30/2023</u>	<u>A.V.</u>
Replacement and Refurbishment Fund (§ 5202(b))	The end-of-year fund balance may not exceed \$160 million. Available monies in excess of \$160 million at June 30 shall be transferred to the Water Rate Stabilization Fund, unless otherwise determined by the Board. (Amounts increased from \$95 million pursuant to Board adoption of Board Letter 8-1, on April 8, 2014)	Controller	<u>06/30/2023</u>	<u></u>
Water Rate Stabilization Fund (§ 5202(c and e))	Remaining amounts in the Revenue Remainder Fund and the Replacement and Refurbishment Fund, collectively, on June 30, after meeting requirements in Sections 5202(a) and (b), shall be transferred to the Water Rate Stabilization Fund, and to the extent required under Section 5202(d), to the Water Treatment Surcharge Stabilization Fund.	Controller	<u>06/30/2023</u>	<u></u>

ADMINISTRATIVE CODE

Item	Action	Responsible	Completion Date	Initials
	The amount held shall be targeted to be equal to the portion of fixed costs estimated to be recovered by water sales during the two years immediately following the eighteen month period in Section 5202(a). Funds in excess of targeted amount shall be utilized for capital expenditures in lieu of the issuance of additional debt, or for the redemption, defeasance or purchase of outstanding bonds or commercial paper, as determined by the Board. Provided that the fixed charge coverage ratio is at or above 1.2, amounts ratio in the Water Rate Stabilization Fund may be used for any lawful purpose as determined by the Board.	Revenue and Budget Manager	<u>06/30/2023</u>	<u>A.V.</u>
Water Treatment Surcharge Stabilization Fund (§ 5202(d))	After transferring funds as specified in Section 5202(c), that portion of those funds, if any, attributable to collection of treatment surcharge revenue in excess of treatment costs shall be transferred to the Water Treatment Surcharge Stabilization Fund. If a deficiency in treatment surcharge revenue exists, a transfer of funds will be made from this fund to reimburse funds used for the deficiency.	Controller	<u>06/30/2023</u>	<u></u>
Indirect Credit of Metropolitan (§ 5203)	The GM may negotiate with DWR on the basis of using the indirect credit of Metropolitan to finance State Revenue Bonds so long as Metropolitan's obligation does not exceed its required obligation under the State contract.	GM (by Office of the CFO)	<u>06/30/2023</u>	<u>SS</u>




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Item	Action	Responsible	Completion Date	Initials
Compliance with Fund Requirements and Bond Indenture Provisions (§ 5204)	As of June 30 of each year, the GM shall make a review to determine whether the minimum fund requirements outlined in Chapter 2 have been met and whether Metropolitan has complied with the provisions of the articles and covenants contained in the resolutions of issuance for all outstanding Metropolitan bond issues during the preceding fiscal year. The GM, after consulting with the General Counsel, shall report the results of his review, in writing, to the Board of Directors annually.	GM (by Office of the CFO)	<u>06/30/2023</u>	<u>SS</u>

FUND REQUIREMENTS

Item	Action	Responsible	Completion Date	Initials
FUND REQUIREMENTS				
Construction Funds	Metropolitan shall maintain certain funds and such funds shall be restricted to use for the purposes such finances were required..	Controller	<u>06/30/2023</u>	<u>BHx</u>
Water Revenue Fund	Monies in these funds shall be used solely for the purposes authorized in Chapter 1.6 of Part 5 of the Metropolitan Water District Act.	Controller	<u>06/30/2023</u>	<u>BHx</u>
	All operating revenues shall be allocated to this fund and all transfers from it shall be as specified in Article V of Board Resolution 8329.	Controller	<u>06/30/2023</u>	<u>BHx</u>
Operation and Maintenance Fund	Transfer amounts sufficient for O&M Expenditures in current calendar month and succeeding calendar month from the Revenue Fund to the O&M Fund on or before first business day of each calendar month.	Controller	<u>06/30/2023</u>	<u>BHx</u>
Interest & Principal Funds	Transfer appropriate amounts from the Revenue Fund to the Interest & Principal Funds on or before first business day of each calendar month.	Controller	<u>06/30/2023</u>	<u>BHx</u>
	If the above transfer(s) are not sufficient, then the deficiency shall be transferred from the Reserve Fund.	Controller	<u>06/30/2023</u>	<u>BHx</u>
Water Rate Stabilization Fund	Excess monies on or before the first business day of any calendar month shall be transferred to the Revenue Remainder Fund.	Controller	<u>06/30/2023</u>	<u>BHx</u>

FUND REQUIREMENTS

Item	Action	Responsible	Completion Date	Initials
	The amount held shall be targeted to be equal to the portion of fixed costs estimated to be recovered by water sales during the two years immediately following the eighteen month period in Section 5202(a). Funds in excess of targeted amount shall be utilized for capital expenditures in lieu of the issuance of additional debt, or for the redemption, defeasance or purchase of outstanding bonds or commercial paper, as determined by the Board. Provided that the fixed charge coverage ratio is at or above 1.2, amounts ratio Water Rate Stabilization Fund may be used for any lawful purpose as determined by the Board.			
Revolving Construction Fund	There is no minimum amount required for this fund. Construction expenditures made from this fund may be reimbursed with proceeds from security sales.	Controller	<u>06/30/2023</u>	<u></u>
Commercial Paper Note Payment Fund	For the Commercial Paper Note Payment Fund, Metropolitan shall deposit amounts sufficient to pay principal of, and interest on, the Commercial Paper Notes and repayment of any Advances as the same become due.	Controller	<u>06/30/2023</u>	<u></u>
Bond Service Fund ,	Cash and securities are restricted to use solely for the purposes authorized in Chapter 1.6 of Part 5 of the MWD Act. And must be at least equal to the	Treasury and Debt Manager	<u>06/30/2023</u>	SS
		Controller	<u>06/30/2023</u>	<u></u>

FUND REQUIREMENTS

Item	Action	Responsible	Completion Date	Initials
	minimum required by Resolution #8329, Section 5.06 for payment of interest and principal.			
Water Revenue Bond Reserve Funds	Transfer from the Bond Proceeds or operating revenues the "minimum reserve requirement" as defined in the Supplemental Resolution established for each series of Revenue Bonds.	Treasury and Debt Manager	<u>06/30/2023</u>	SS
		Controller	<u>06/30/2023</u>	<u>BAT</u>
Investment of Proceeds,	Monies in any fund other than the Escrow Fund may be invested in any legally available obligation which matures or can be liquidated on or before the date on which monies are needed.	Treasury and Debt Manager	<u>06/30/2023</u>	SS
		Treasury and Debt Manager	<u>06/30/2023</u>	SS
	Investments purchased with money from any fund shall be part of that fund as well as gains and losses related to those investments. For transferred funds, gains and losses shall be prorated for time spent in each respective fund.			
	Cash and investments shall be available to meet payment or transfer from this fund as required by the Resolution of Issuance.	Treasury and Debt Manager	<u>06/30/2023</u>	SS
Warranty	An investment shall be valued at its cost for the purpose of determining the balance in any fund. Investments shall also be valued at market value. The Treasurer and each Fiscal Agent shall keep proper books of record and accounts for each transaction.	Controller	<u>06/30/2023</u>	<u>BAT</u>
		Treasury and Debt Manager	<u>06/30/2023</u>	SS


FUND REQUIREMENTS

Item	Action	Responsible	Completion Date	Initials
	Metropolitan shall preserve the security of the bonds and defend the rights of bondholders against all claims.	Legal	<u>06/30/2023</u>	<u>PBR</u>

USE OF PROCEEDS AND TAX LEVY

Item	Action	Responsible	Completion Date	Initials
USE OF PROCEEDS AND TAX LEVY				
Tax Levy / Interest and Principal Fund G.O. Bonds	If revenues of Metropolitan are inadequate to pay principal/interest on the bonds, the Board shall, at the time of fixing the tax levy, levy a tax sufficient to pay all principal and interest due until sufficient funds shall be available from the next general tax levy. These monies shall be put in the Interest and Principal Fund and used solely to pay principal and interest on these bonds.	Controller	<u>06/30/2023</u>	<u>PBR</u>
Payment of Serial and Term Bonds	If the defeasance method is used, (see Item "Escrow Fund"), principal shall be paid by transferring monies from the Interest & Principal Fund to the Retirement Fund. If the crossover method is used (see Item "Escrow Fund"), principal, if any, and interest shall be paid from the Escrow Fund until the refunding date. Afterward, the bonds shall be paid as in the first sentence of this item.	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
Tax Covenant	Metropolitan will comply with applicable requirements of the Internal Revenue Code of 1986, Sections 103, and 141 through 150.	Legal	<u>06/30/2023</u>	<u>PBR</u>
		Controller	<u>06/30/2023</u>	<u>PBR</u>
Additional Tax Covenant	Bond proceeds shall not be invested so as to become an "arbitrage bond" under Section 103 and 148 of the Internal Revenue Code of 1986 and the regulations of the Treasury Department and or which would cause the Bonds to lose exemption from federal income taxation of interest	Legal	<u>06/30/2023</u>	<u>PBR</u>
		Controller	<u>06/30/2023</u>	<u>PBR</u>
		Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

**GENERAL OBLIGATION BONDS
DISTRICT SECURITIES INVESTIGATION LAW OF 1965**

Item	Action	Responsible	Completion Date	Initials
General Obligation Bond Optional Redemption Fund	Sufficient amounts shall be maintained in the Optional Redemption Fund to retire untendered Bonds which were refunded.	Controller	<u>06/30/2023</u>	<u></u>
		Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

U.S. TREASURY REGULATIONS

Item	Action	Responsible	Completion Date	Initials
U.S. TREASURY REGULATIONS				
Arbitrage Restrictions (Treasury Regulations, Section 1.148)	Arbitrage rebate calculations have been made for all outstanding Bond issues which are subject to rebate.	Controller	<u>06/30/2023</u>	<u><i>PHK</i></u>
		Legal	<u>06/30/2023</u>	<u><i>PBR</i></u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
WATER REVENUE BONDS				
Punctual Payment	Metropolitan must punctually pay the principal or redemption price and interest due in respect of all Bonds in strict conformity with the terms of such Bonds and their respective Resolutions.	Treasury and Debt Manager	<u>06/30/2023</u>	SS
		Controller	<u>06/30/2023</u>	<u>BH</u>
Discharge Claims	Metropolitan covenants to fully preserve and protect the priority and security of the Bonds of Metropolitan by paying all lawful claims for labor, materials and supplies in connection with the Water System which, if unpaid, may become a lien or charge upon the Operating Revenues prior or superior to the lien of the Bonds and impair the security of the Bonds. Metropolitan shall also pay all taxes and assessments or other governmental charges lawfully levied or assessed on the Water System or any part of the Operating Revenues.	Controller	<u>06/30/2023</u>	<u>BH</u>
Against Sale, Eminent Domain	Metropolitan covenants that the Water System shall not be mortgaged or otherwise encumbered, sold, leased, pledged, any charge placed thereon, or disposed of as a whole or substantially as a whole unless such sale or other disposition be so arranged as to provide for a continuance of payments into the Water Revenue Fund sufficient in amount to permit payment therefrom of the principal and Accreted Value of and interest on and the premiums, if any, due upon the call and redemption thereof, of the Bonds and any Parity Obligations, and also to provide for such	Controller	<u>06/30/2023</u>	<u>BH</u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Against Sale, Eminent Domain (continued)	<p>payments into any reserve fund or account as are required under the terms of the Resolution or any Supplemental Resolutions or any Parity Obligations documents.</p> <p>The Operating Revenues shall not be mortgaged, encumbered, sold, leased, pledged, any charge placed thereon, or disposed of or used, nor shall any charge be placed thereon, except as authorized by the terms of the Resolution or any Supplemental Resolutions. Metropolitan further covenants that it will not enter into any agreement which impairs the operation of the Water System or any part of it necessary to secure adequate Net Operating Revenues to pay the principal and Accreted Value of and interest on the Bonds or any Parity Obligations or which otherwise would impair the rights of the Owners with respect to the Operating Revenues or the operation of the Water System. If any part of the Water System is sold and such sale shall adversely affect the adequacy of Net Operating Revenues to pay principal and Accreted Value of and interest on the Bonds or any Parity Obligations, the payment therefor shall, at the option of the Board, either be used for the acquisition, construction and financing of additions to and extension and improvements of the Water System or shall be used to pay or call and redeem Outstanding Bonds in the manner provided in the Resolution or any Supplemental Resolutions.</p>			


WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Against Sale, Eminent Domain (continued)	Metropolitan covenants that any amounts received as awards as a result of the taking of all or any part of the Water System by the lawful exercise of eminent domain or sale under threat thereof which shall adversely affect the adequacy of Net Operating Revenues to pay principal and Accreted Value of and interest on the Bonds or any Parity Obligations shall either be used for the acquisition and/or construction of improvements and extensions of the Water System or shall be placed in the Bond Service Fund or the Redemption Fund and shall be used to pay or call and redeem Outstanding Bonds in the manner provided in the Resolution.			<i>Draw Boronkay</i>
Insurance	Metropolitan covenants that it shall at all times maintain with responsible insurers, or through a program of self-insurance (or a combination thereof) all such insurance on the Water System as is customarily maintained with respect to works and properties against accident to, loss of or damage to such works or properties. If any useful part of the Water System shall be damaged or destroyed, such part shall be restored to use. The money collected from insurance against damage to or destruction of the Water System shall be used for repairing or rebuilding the damaged or destroyed Water System, and to the extent not so applied, shall be applied to the retirement of any Outstanding Bonds.	Risk Manager	<u>06/30/2023</u>	

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
	Metropolitan shall also (by self-insuring or by maintenance with responsible insurers, or by a combination thereof) provide for workers' compensation insurance and insurance against public liability and property damage to the extent reasonably necessary to protect Metropolitan and the Owners.			
Records and Accounts	Metropolitan shall keep proper books of records and accounts of the Water System separate from all other records and accounts in which complete and correct entries shall be made of all transactions relating to the Water System. Such books shall at all times be subject to the inspection of the Owners of not less than 10 percent of the Outstanding Bonds and any Parity Obligations, or their representatives authorized in writing.	Controller	<u>06/30/2023</u>	<u><i>BAK</i></u>
	Metropolitan shall cause the books and accounts of the Water System to be audited annually by an independent certified public accountant or firm of certified public accountants, and will make available for inspection by the Owners at the principal office of Metropolitan, and at the office of each Fiscal Agent, a copy of the report of such accountant or accountants.	Auditor	<u>06/30/2023</u>	<u><i>SS</i></u>
Operating in an Efficient and Economical Manner	Metropolitan covenants and agrees to conduct the operations of the Water System in an efficient and economical manner and to maintain and preserve	Operations	<u>06/30/2023</u>	<u><i>MC</i></u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
	the Water System in good repair and working order.			
Rate Covenants	Metropolitan covenants in the Master Resolution that it will prescribe, revise, and collect rates and charges for the services, facilities, availability and water of the Water System which, after making allowances for contingencies and error in the estimates, will provide Operating Revenues, together with any Additional Revenues (defined in the Master Resolution to include interest, profits and other income received from the investment of any monies of Metropolitan and other revenues of Metropolitan (other than Operating Revenues) to the extent available to pay debt service on the Bonds), at least sufficient to pay the following amounts in the order set forth:	Controller	<u>06/30/2023</u>	<u></u>
	1. Operation and Maintenance Expenditures;			
	2. Principal of, premium, if any, and interest on the Prior Lien Bonds and any required deposits into any reserve funds or accounts for the Prior Lien Bonds;	Revenue and Budget Manager	<u>06/30/2023</u>	<u>A.V.</u>
	3. Interest on and Bond Obligation (that is, the principal amount of any Current Interest Bond and the Accreted Value of any Capital Appreciation Bond, including Mandatory Sinking Account Payment) of the Outstanding Bonds and any Parity			




WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Rate Covenants (continued)	Obligations as the same become due and payable;			
	4. All other payments required for compliance with the Master Resolution or any Supplemental Resolutions (including any required deposit to any reserve fund or account for any Series of Bonds); and			
	5. All other payments required to meet any other obligations of Metropolitan which are charges, liens or encumbrances upon or payable from Net Operating Revenues.			
Additional Indebtedness	Metropolitan covenants in the Master Resolution that no additional indebtedness evidenced by revenue bonds, revenue notes or any other evidences of indebtedness payable out of its Operating Revenues shall be issued pursuant to the Act or any other law of the State of California having any priority in payment of principal, premium (if any) or interest over the Bonds.	Legal	<u>06/30/2023</u>	<u>PBR</u>
	Metropolitan covenants in the Master Resolution that, except for refunding bonds or Parity Obligations to pay or discharge outstanding Prior Lien Bonds, Bonds or Parity Obligations, and which do not result in any increase in the average annual debt service on all Prior Lien Bonds, Bonds or Parity Obligations to be Outstanding, no additional Bonds or Parity Obligations shall be created or incurred unless:			

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Additional Indebtedness (continued)	FIRST: Metropolitan is not in default under the terms of the Master Resolution.			
	SECOND: Either (1) the Net Operating Revenues of Metropolitan for the latest fiscal year or for any 12 consecutive months within the last completed 24 month period ended not more than one month before the issuance of additional Bonds or Parity Obligations, or (2) the estimated Net Operating Revenues for the first completed fiscal year when improvements to the Water System financed by the proceeds of the additional Bonds or Parity Obligations would be in operation, shall have amounted to not less than the sum of (i) 120 percent of the Maximum Annual Debt Service in any Fiscal Year thereafter on all Bonds and Parity Obligations to be Outstanding immediately subsequent to the issuing or incurring of such additional Bonds or Parity Obligations plus (ii) 100 percent of the maximum annual debt service in any Fiscal Year thereafter on all Prior Lien Bonds to be Outstanding immediately subsequent to the issuing or incurring of such additional Bonds or Parity Obligations, as certified by the Board or a Metropolitan officer authorized by the Board to so certify. In making this calculation, Metropolitan may take into consideration any changes in water rates or charges which shall have been approved by the Board prior to the	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
		Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Additional Indebtedness (continued)	creation of such additional Bonds or Parity Obligations, any increase in Net Operating Revenues which may arise from additions or improvements to the Water System to be made or acquired with the proceeds of such additional Bonds or Parity Obligations or using the proceeds of bonds previously issued, Additional Revenues and certain other funds specified in the Master Resolution.			
	THIRD: The amount in any reserve fund or account established for any Bonds or Parity Obligations will not be less than an amount required on the date of delivery of and payment of such additional Bonds or Parity Obligations by supplemental resolution or other documents creating such fund.	Controller	<u>06/30/2023</u>	<u></u>
Reserve Funds	Pursuant to a Supplemental Resolution, Metropolitan may establish a reserve fund or account for a series of Bonds to be maintained in such amount as may be set forth in such Supplemental Resolution.	Legal	<u>06/30/2023</u>	<u></u>
Flow of Funds	Metropolitan shall allocate all Operating Revenues to the Water Revenue Fund and shall effect transfers from the Water Revenue Fund to the following special funds or accounts as soon as practicable in each month in the following order	Controller	<u>06/30/2023</u>	<u></u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Flow of Funds (continued)	<p>of priority and amounts shall be withdrawn from said special accounts only for the following purposes:</p> <p><i>First</i>, to the Operation and Maintenance Fund, amounts sufficient for the payment of the estimated Operation and Maintenance Expenditures during the current calendar month and the succeeding calendar month.</p> <p><i>Second</i>, Metropolitan shall make any required transfers for payment of the Prior Lien Bonds and the maintenance of any required reserve funds or accounts therefor.</p> <p><i>Third</i>, for deposit in the Bond Service Fund, at least (A) (i) an amount sufficient on a monthly pro rata basis to pay the aggregate amount of the interest which will become due and payable on the Bonds with a fixed rate of interest on the next interest payment date and (ii) 110 percent of the interest which the Treasurer estimates in his or her reasonable judgment will accrue during that month on the Bonds with a variable rate of interest,</p> <p><i>Fourth</i>, in the event that monies are withdrawn from the Reserve Fund (or any reserve account for other Bonds or Parity Obligations), to the Reserve Fund (or any reserve account for other Bonds or Parity Obligations), (i) one-sixth of any unreplenished prior withdrawal and (ii) the full amount of any deficiency due to a valuation of</p>			

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Flow of Funds (continued)	<p>the Reserve Fund (or any reserve account for other Bonds or Parity Obligations) investments until the balance is at least equal to the amount required to restore the Reserve Fund unless the Interest Account contains at least the amount equal to the interest to become due and payable within the next six months and (B)(i) one-sixth of the semi-annual Bond Obligation becoming due and payable on the Outstanding Bonds within the next ensuing six months and (ii) one-twelfth of the yearly Bond Obligation becoming due and payable on the Outstanding serial Bonds or of the amount becoming due on term Bonds within the next twelve months, provided that if Metropolitan irrevocably determines by resolution that any principal payments on the Bonds of any series shall be refunded on or prior to their due dates or paid from amounts on deposit in a reserve fund maintained for Bonds of that series, no amounts need to be set aside toward such principal.</p> <p><i>Fifth</i>, to the Excess Earnings Fund (or any such fund or account for other Bonds or Parity Obligations), the amount, if any, required in accordance with Metropolitan's tax and nonarbitrage certificate delivered in connection with the issuance of the Bonds (or any other Bonds or Parity Obligations).</p> <p><i>Sixth</i>, for transfer for any required transfer or deposit for the payment of any obligation of</p>			


WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
	Metropolitan with a lien on, or payable from, Net Operating Revenues junior to the Bonds.			
Investments of Monies in Funds and Accounts	All monies in any of the funds and accounts established pursuant to the Resolutions shall be invested solely in investments in which Metropolitan may legally invest sums subject to its control. Subject to the provisions of the First Supplemental Resolution, obligations purchased by the investment of monies in the various funds and accounts established pursuant to the Resolutions shall be deemed at all times to be a part of such funds and accounts and any income realized from investment of amounts on deposit in any fund or account therein shall be credited to such fund or account. The Treasurer shall sell or present for redemption any investments whenever it may be necessary to do so in order to provide monies to meet required payments or transfers from such funds and accounts. For the purpose of determining at any given time the balance in any such funds, any such investments constituting a part of such funds and accounts shall be valued at the then estimated or appraised market value of such investments. Amounts in the Construction Fund may be temporarily invested and the proceeds thereof and interest thereon shall be applied exclusively to the purposes set forth in the Resolutions. Investments credited to the 1991 Reserve Fund shall be valued as of	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
INVESTMENTS OR MONIES IN Funds and Accounts (Continued)	June 30 of each year (or the next preceding or succeeding business day, as determined by Metropolitan, if June 30 is not a business day) at their fair market value.			
Information	Metropolitan will deliver, or make available, to the Bank under each Standby Bond Purchase Agreement copies of its annual report, audited annual financial statements, quarterly unaudited financial report, quarterly no-default certificate (if applicable) and other documents as described in section 6.1 of the Standby Bond Purchase Agreement.	Controller	<u>06/30/2023</u>	<u><i>PBR</i></u>
Amendments Funds and Accounts (Continued)	The District will not amend, supplement, modify or waive any provisions of bond resolutions, the Paying Agent Agreement or any of the Related Documents, or consent to any of the foregoing, without the prior written consent of the Bank under the Standby Bond Purchase Agreement (if any); <i>provided, however</i> , the consent of the Bank will not be required for any amendment, supplement, modification or waiver of any of the foregoing documents which does not require the consent of the Owners unless such amendment, supplement, modification or waiver (a) affects the Bank's rights under such document or (b) affects any covenant of the District contained in Article VI of the Master Resolution. The District	Legal	<u>06/30/2023</u>	<u><i>PBR</i></u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Amendments (continued)	will give the Bank notice as promptly as practicable (but in no event less than ten (10) Business Days) of any proposed amendment, supplement, modification or waiver of any provision of the applicable bond resolution and of any meeting of the Board at which any of the foregoing will be discussed or considered.			
Taxes and Liabilities	The District will pay all the indebtedness and obligations of the Water System promptly and in accordance with its terms and pay and discharge, or cause to be paid and discharged, promptly all taxes, assessments and governmental charges or levies imposed upon it or upon its income, or upon any of its property, real, personal, or mixed, or upon any part thereof, before the same shall become in default, except for those matters which are being contested in good faith by appropriate action or proceedings or for which the District has established adequate reserves in accordance with accounting principles of the Government Accounting Standards Board applied on a consistent basis.	Controller	<u>06/30/2023</u>	
		Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>

WATER REVENUE BONDS

Item	Action	Responsible	Completion Date	Initials
Paying Agent; Remarketing Agent	The District shall not substitute or replace the Paying Agent or the Remarketing Agent unless the District shall have received the prior written approval of the applicable Bank with respect to a successor or replacement for such Person, which approval shall not be unreasonably withheld.	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
Sale or Encumbrance of System	The District will not sell, dispose of or, except as permitted under the applicable Standby Bond Purchase Agreement, under the applicable Paying Agent Agreement or under the Resolutions, create any lien, security interest or other encumbrance on the Water System or on any of its Operating Revenues; <i>provided, however, that this provision shall not prevent the District from disposing of any portion of the Water System which is being replaced or is deemed by the District to be obsolete, worn out, surplus or no longer needed for the proper operation of the System. Net proceeds from any such disposition shall be used only for such purposes provided in the Resolutions. Any agreement pursuant to which the District contracts with a person, corporation, municipal corporation or political subdivision to operate the Water System or to lease and/or operate all or part of the Water System shall not be considered as an encumbrance of the Water System.</i>	Controller	<u>06/30/2023</u>	<u><i>PBR</i></u>
		Legal	<u>06/30/2023</u>	<u><i>PBR</i></u>

COMMERCIAL PAPER

Item	Action	Responsible	Completion Date	Initials
COMMERCIAL PAPER				
Punctual Payment	Metropolitan will duly and punctually pay principal and interest on every Note, and payments into and transfers to the Commercial Paper Note Payment Fund will be made in strict conformity with the terms of the Notes and the commercial paper resolution.	Treasury and Debt Manager	<u>NA</u>	<u>SS</u>
		Controller	<u>NA</u>	<u>Bak</u>
Records and Accounts	Metropolitan shall keep proper books of record and account, and cause its books and accounts to be audited annually by an independent CPA.	Controller	<u>NA</u>	<u>Bak</u>
		Auditor	<u>NA</u>	<u>SS</u>
Rates	Metropolitan will prescribe, revise and collect such rates and charges for the services, facilities, availability and water of the Water System which shall provide Operating Revenues at least sufficient to pay:	Revenue and Budget Manager	<u>NA</u>	<u>A.V.</u>
	1. Operation and Maintenance Expenses;			
	2. Principal, accreted value, interest and required deposits into reserve funds or accounts for the Prior Lien Obligations (including Prior Lien Bonds and Water Revenue Bonds);			
	3. Principal of and interest on the Notes and amounts due to a Bank under the Liquidity Facility, when due;			
	4. Any other obligations payable from Net Operating Revenues, expressly including amounts under the State Water Contract which			

COMMERCIAL PAPER


Item	Action	Responsible	Completion Date	Initials
	do not constitute Operation and Maintenance Expenses.			
No Maturity to Exceed Term of Liquidity Facility	Metropolitan shall not issue any Commercial Paper Note with a maturity date after the scheduled expiration date of a Liquidity Facility, without prior confirmation from the Rating Agencies that such action shall not adversely affect the rating on the Notes.	Treasury and Debt Manager	<u>NA</u>	<u>SS</u>
Tax Exemption	Metropolitan will comply with applicable requirements of Section 103 and Sections 141 through 150 of the IRC and covenants in the Tax and Nonarbitrage Certificate.	Legal	<u>NA</u>	<u>PBR</u>
Information	Metropolitan will deliver to the Bank copies of its annual report, audited annual financial statements, quarterly unaudited financial reports, quarterly Certificate of an Authorized Representative and other documents described in §5.01 of the Revolving Credit Agreement.	Treasury and Debt Manager	<u>NA</u>	<u>SS</u>
No Amendments	Metropolitan will not amend the Commercial Paper Resolution or Related Documents without the prior written consent of the Bank.	Legal	<u>NA</u>	<u>PBR</u>
Proceeds of Loans	Metropolitan will use the proceeds of Revolving Loans only to pay Series B Notes and the proceeds of Term Loans only to refinance Revolving Loans. Metropolitan will not use the proceeds of any Loan to pay any Series A Note or for any other unauthorized purpose.	Treasury and Debt Manager	<u>NA</u>	<u>SS</u>
		Controller	<u>NA</u>	<u>PBR</u>

Type text here

COMMERCIAL PAPER

Item	Action	Responsible	Completion Date	Initials
Investments	Metropolitan shall not borrow money solely for the purpose of investment in an amount at any time greater than 20% of its unleveraged investment portfolio; maintain any of its portfolio in a pool of investments managed by another person whose investment practices would result in indirect violation of the above covenant; or invest in any derivative or investment with a derivative embedded in it, except to the extent all such investments do not exceed 20% of its unleveraged investment portfolio.	Treasury and Debt Manager	<u>NA</u>	<u>SS</u>
Issuing and Paying Agent and Dealers	Metropolitan shall not substitute or replace the Issuing and Paying Agent or any Dealer without the prior written approval of the Bank as to the successor or replacement.	Legal	<u>NA</u>	<u>PBR</u>

SHORT-TERM CERTIFICATES

Item	Action	Responsible	Completion Date	Initials
SHORT-TERM CERTIFICATES				
Establishment and Application of Funds and Accounts	The District shall establish, and the Treasurer of the District shall maintain, such funds and/or accounts with respect to the Certificates, Credit Facilities and Trust Agreements as may be required pursuant to the terms of such Certificates, Credit Facilities and Trust Agreements	Treasury and Debt Manager	<u>06/30/2023</u>	<u>SS</u>
		Controller	<u>06/30/2023</u>	<u></u>



- **Board of Directors**
Engineering, Operations, and Technology Committee

10/9/2023 Board Meeting

9-3

Subject

Update on review of desalination technologies for potential water supply augmentation

Executive Summary

The recurring severe regional droughts, and their impacts on Metropolitan's water supplies from both the Colorado River and Northern California, have prompted staff to investigate additional sources of water supplies for Metropolitan's member agencies. Staff has initiated efforts to assess the options for both seawater and brackish water desalination as potential new sources to mitigate uncertainties in future supplies. Evaluation of all potential alternative sources, including water desalination, supports the Board's policy of providing equitable water supply reliability to member agencies through a diversified resource portfolio and other measures.

The proposed desalination studies represent one of several efforts to help inform Metropolitan's Climate Adaptation Master Plan for Water (CAMP4W). The selected studies, which will be performed pursuant to two consulting agreements, would inventory potential project sites in Metropolitan's service area, identify partnership opportunities, and evaluate new technologies for addressing development barriers. In July 2023, the California Seawater Interagency Group released a Draft Seawater Desalination Siting and Streamlining Report (Draft Siting Report) with recommendations for siting seawater desalination projects. Staff proposes adjusting the scope of the consulting agreements to better align with the Draft Siting Report and also to support the CAMP4W process.

Details

Background

The 2020 Integrated Water Resources Plan Regional Needs Assessment Scenario D established a need for an additional 500-650 thousand acre-feet (TAF) of new local supplies by 2045. The CAMP4W process has also established that Metropolitan may need up to 300 TAF of new core supplies and demand management measures by 2032. These forecasts have been reinforced by the Board's recent adoption of the Intergovernmental Panel on Climate Change's Representative Concentration Pathway (RCP) 8.5 as a basis for planning purposes in CAMP4W. To address long-term reliability concerns and water supply equity within the region, staff have initiated efforts to assess the supply potential of brackish groundwater desalination and seawater desalination.

Request for Proposals (RFP) No. 1327 solicited proposals for engineering services to perform desalination studies in Metropolitan's service area. The proposed desalination studies will expand Metropolitan's understanding of brackish and seawater desalination supply opportunities within Southern California. Findings from the studies will contribute to Metropolitan's current overall assessment of potential water supplies for the region and will help inform the CAMP4W planning process.

In June 2023, an action item authorizing two agreements for the desalination studies was deferred and placed on hold to allow for the release of the Draft Siting Report. Deferring the action item provided an opportunity to incorporate recommendations from the Draft Siting Report in the agreements' scopes of work.

Draft Seawater Desalination Siting and Streamlining Report to Expedite Permitting

The Governor's 2022 Water Supply Strategy: Adapting to a Hotter, Drier Future, mandated that the state help streamline and expedite permitting to provide better clarity and certainty to further desalination projects. On July 12, 2023, the California Seawater Interagency Group released the Draft Siting Report in response to the

Governor’s mandate. The California Seawater Interagency Group was formed in 2020 by the signing of a Memorandum of Agreement (MOA) of the state agencies responsible for permitting seawater desalination projects. The MOA’s goal is to facilitate timely and effective coordination during the permitting process for proposed seawater desalination projects.

The Draft Siting Report provides an overview of each agency’s role in permitting seawater desalination projects. It also creates a new streamlined permitting path for projects that meet all the following requirements:

- Concurrent application reviews
- Subsurface intakes
- Comingled discharge
- No impact on coastal protected areas
- Coastal hazard prevention
- Mitigation by project completion
- Identified need
- Environmental justice

In addition to the Draft Siting Report, the State Water Resources Control Board (SWRCB) established a science advisory panel to develop a methodology for assessing the feasibility of subsurface intakes for proposed seawater desalination projects. Recommendations on methodology are expected to be released in January 2024. The SWRCB also plans to release recommendations on mitigation siting for seawater desalination projects in June 2024.

Water Desalination Opportunities & Technology Assessment: Scope Adjustments

The planned studies for brackish and seawater desalination studies will be conducted by consultants with oversight by Metropolitan staff. The planned scope of work for the brackish groundwater desalination study and the Seawater desalination study are described below and will be updated in response to the Draft Siting Report.

The proposed scope in RFP-1327 included four elements: (1) brackish groundwater desalination opportunities, (2) seawater desalination opportunities, (3) project implementation, and (4) a technology scan. The studies would provide an inventory of potential sites, identify regulatory requirements, estimate conceptual development schedules and costs, evaluate potential partnership opportunities, and perform new technology scans. In response to the Draft Siting Report, staff propose the following adjustments shown in Table 1.

Table 1. Changes to Study Scope Elements

Brackish GW	<ul style="list-style-type: none"> • Minimal changes • Ensure consistency with RPC 8.5 where applicable
Seawater	<ul style="list-style-type: none"> • Prioritize sites that conform to the state’s streamlined permitting track • Include offshore desalination in the site inventory • Ensure consistency with RPC 8.5 where applicable
Project Implementation	<ul style="list-style-type: none"> • Emphasize potential partnerships
Technology Scan	<ul style="list-style-type: none"> • Add offshore desalination technologies

The seawater desalination element of the scope will be adjusted to better align with the Draft Siting Report’s streamlined track requirements. This includes prioritizing sites that meet the state’s requirements for streamlined permits and de-emphasizing sites suitable for large-scale projects. Coastal hazards such as sea level rise will also be evaluated and considered for the siting study using RCP 8.5. This standard will ensure consistency with the CAMP4W planning processes.

Next Steps

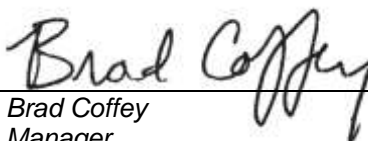
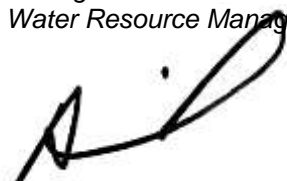
Staff would negotiate final scopes of work for two consulting agreements based on the proposed adjustments to ensure consistency with the Draft Siting Report and CAMP4W. The agreements would then be brought back to the Board for approval with final scopes and revised cost estimates.

Policy

Metropolitan Water District Administrative Code Section 8121: General Authority of the General Manager to Enter Contracts

Metropolitan Water District Administrative Code Section 11104: Delegation of Responsibilities

By Minute Item 52946, dated August 16, 2022, the Board adopted a resolution affirming a call to action and committing to regional reliability for all member agencies.

 Brad Coffey Manager Water Resource Management	10/4/2023 Date
 Adel Hagekhalil General Manager	10/4/2023 Date

Ref #wrm12698913



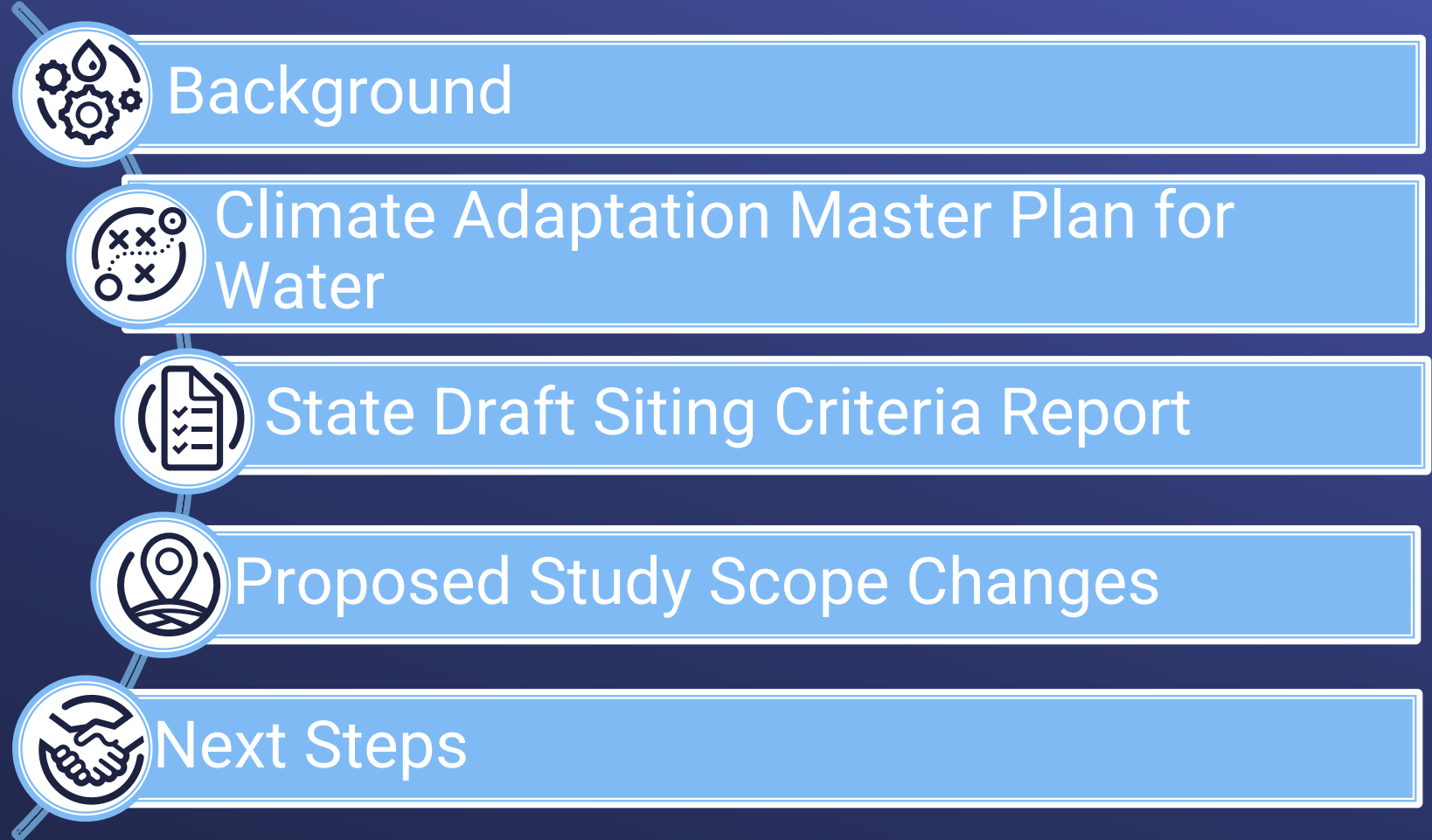
Engineering, Operations, & Technology Committee

Update on Review of Desalination Technologies for Potential Water Supply Augmentation

Item 9-3

October 9, 2023

Overview



Climate Adaptation Master Plan for Water (CAMP4W)

Under rapid climate
change scenarios,
Southern California
would need up to 300 TAF
of new core supplies by
2032

The Region Needs More Climate-Resilient Supplies

Core Supply Needs in 2032 (TAF)			
IRP Scenario	No Storage	182 TAF Storage	364 TAF Storage
A	0	0	0
B	50	30	30
C	15	15	15
D	300	200	200

Source: CAMP4W Working Memorandum #4

Background

Competitively Selected Proposals

- RFP 1327 –October 25, 2022
- June EOT Action Item Deferred
 - SWRCB Draft Siting Criteria Report
 - Environmental NGO input
- NTE amount – \$800,000 each

AECOM

Brackish Water
Resources
Inventory

CDM Smith

Seawater
Desalination Siting

Proposed Desalination Studies' Objectives

Brackish Desalination

- Inventory
- Siting
- Regulatory Requirements
- Brine reduction
- Schedule
- Cost

Seawater Desalination

- Siting
- 30-100 MGD
- Regulatory requirements
- Schedule
- Cost

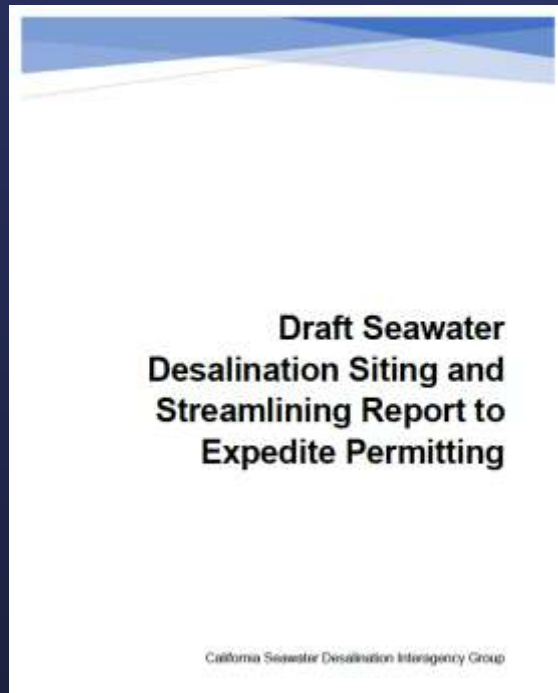
Project Implementation

- Partnership opportunities
- Project delivery
- Costs and revenues
- Integration and storage

Technology Scan

- Current state of technology
- Technology advances

Draft Siting Criteria



Released July 2023

Response to the Governor's 2022 Water Supply
Strategy: Adapting to a Hotter, Drier Future

“The State will help streamline and expedite
permitting to provide better clarity and
certainty to further desalination projects”

Webinar was held July 21st

Seawater Desalination Interagency Group



Final Siting Criteria

Not Available

Subsurface Intake
Science Advisory Panel

January 2024

SWRCB Mitigation
Siting

June 2024

Draft Siting Criteria: Contents

- Regulatory process and each regulatory agency's role
- Creates two permitting paths:
 - Streamlined
 - Standard
- Recommendations for project applicants and agencies

Concurrent
Review

Identified
Need

Environmental
Justice

Tribal
Consultation

Hydro-geologic
Siting

Coastal
Hazards

Marine Life
Mortality

Brine
Discharges

Energy Use

Mitigation

Streamlined Track Requirements



Doheny Ocean Desalination Project

Concurrent review

Subsurface intakes

Comingled discharge

No impact on MPAs or SWQPAs

Coastal hazard prevention

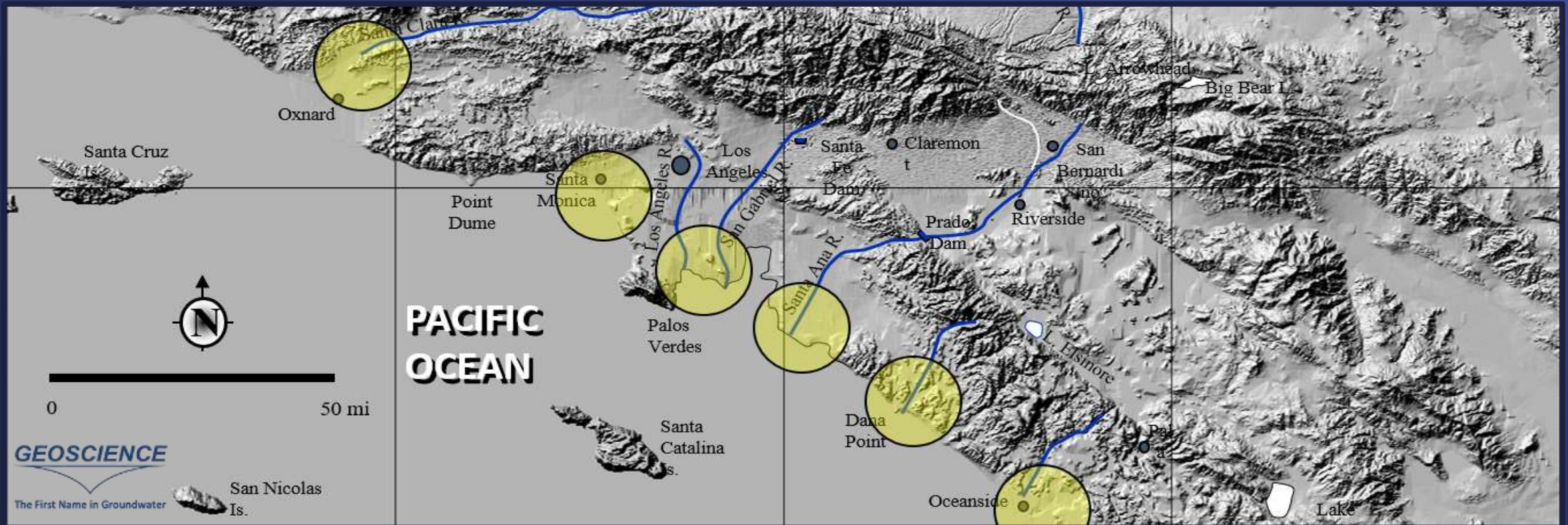
Mitigation by project completion

Loading order

Environmental justice

Potential Qualifying Sites within Metropolitan's Service Area

Paleochannel locations well suited for slant well



Source: Geoscience Presentation to CalDesal in 2020

Proposed Scope Changes

- Incorporate State Siting Criteria
- Support CAMP4W
- Imbed RCP 8.5

Brackish Groundwater

- Ensure consistency with CAMP4W and RCP 8.5

Seawater

- Prioritize sites that conform to the State's streamlined permitting track
- De-emphasize large-scale sites
- Include offshore desalination in site inventory

Project Implementation

- Emphasize potential partnerships

Technology Scan

- Add offshore desalination technologies

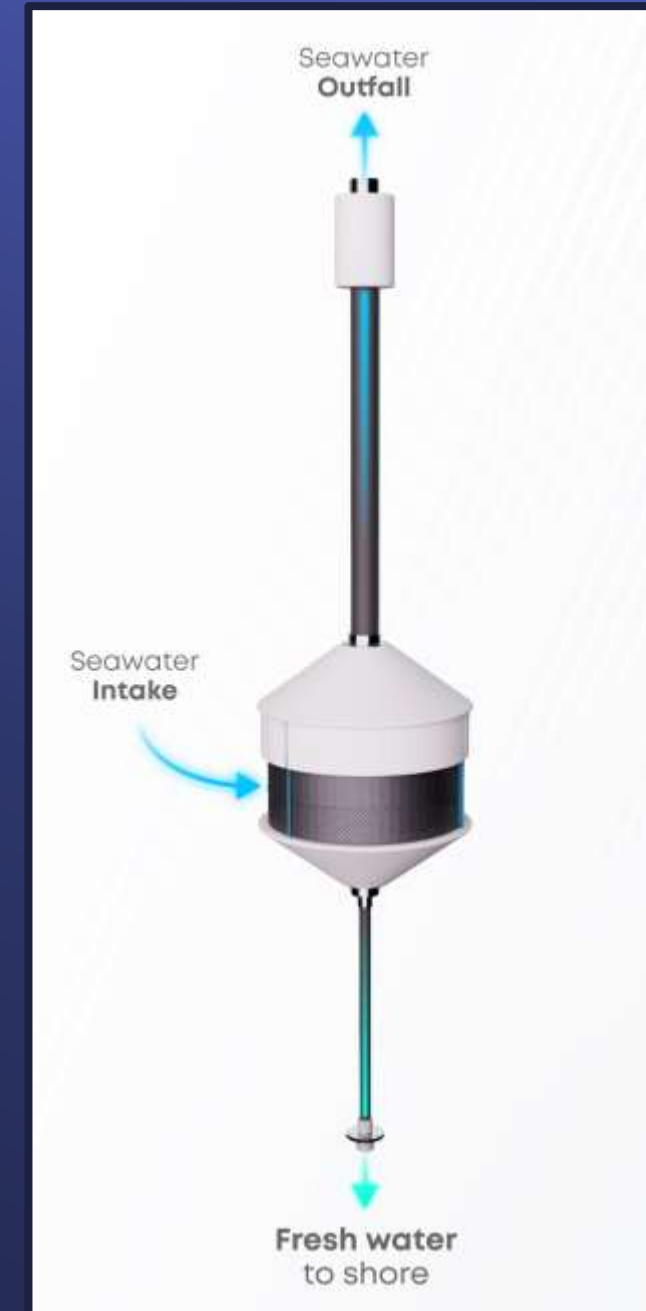
Opportunity to Innovate!



- Keppel Marina East Desalination Project
- Singapore
- 30 MGD
- Brackish and seawater



- MOU
- Pilot Study
- Submerged desalination technology



Next Steps

Incorporate Feedback



Refine Scope and Costs



November Board Action



Initiate Studies

