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 REQUIREMENT 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 a Claim Representative at 1-855-714-4341 or info@pfaswatersettlement.com. 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) PWS Identification Number Employer Identification (PWSID) Number Street **PWS Facility Address** City 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 Job Title of PWS Primary Contact Contact Telephone Number for Fax Number Primary Contact PWS "General" Email (if Email Address for Primary Contact available) Name of PWS Secondary Job Title of PWS Secondary Contact Contact Telephone Number for **Email Address for Secondary** Secondary Contact Contact Street/PO Box PWS Mailing Address *Payments will be sent to this address

Aqueous		oam (AFFF) Products Liability Vater System Settlement Claim		2873)
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?			120	
If yes, is the lawsuit currently	y pending/filed in the AFF	F MDL?		
If the lawsuit is NOT currently in the AFFF MDL, in which court is it pending?		ch court is it pending?		
Case Number				
SECTION	1.4 ATTORNEY INFOR	MATION (IF APPLICABLE)	YES	NO
Is the PWS Represented by a	n Attorney? (Check Yes or	No)		
Attorney Name		Law Firm Name		
Telephone Number	()	Email Address		
Law Firm Employer Identification Number				
	SECT	ION 2. QUALIFYING PWS INFORMAT	ION	
QUA	ALIFYING QUESTIONS	(CHECK YES OR NO)	YES	NO
Is the PWS required to test under UCMR-5?				
Is the PWS required to test fo	or PFAS by state law?			
Does the PWS serve at least 1	15 service connections use	d by year-round residents?		
Does the PWS serve at least 2	25 year-round residents?			
Does the PWS serve fewer th	an 3,300 people according	to SDWIS as of June 30, 2023?		
Is the PWS in the United Stat	es 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 INFORMATIO	N SYSTEM (SDWIS)	
What is the PWS Owner Ty *Please enter one of the follov Native American" or "S-State	- ving: "L-Local Government'	or "M-Public/Private" or "P-Private" or "N-		
If the PWS has an Owner Ty does the PWS have the auth *Please enter one of the follow	hority to sue or be sued i	te Government" or "F-Federal Government," n its own name?		
What is the PWS Facility Ac *Please enter one of the follow another system" or "Potential	ving: "Active", "Inactive", "C	Change from public to non-public", "Merged with		
What is the PWS classificat *Please enter one of the follow Water System" or "Transient	ving: "Community Water Sy	vstem" or "Non-Transient Non-Community tem"		
<u>Note</u> : 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 fewer than 3,300 people, skip to Section 6.				

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	WATION	QUANTITY		
How many Groundwater Wells are owned or operated by the PWS?		V		
How many of these Groundwater Wells have been analyzed using a state or federal agency-approved an consistent with the requirements of UCMR-5 (or stricter) and showed a measurable concentration of Pl 2023?				
How many of these Groundwater Wells have been analyzed using a state or federal agency-approved an consistent with the requirements of UCMR-5 (or stricter) and DO NOT show a measurable concentration 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 consistent with the requirements of UCMR-5 (or stricter) and showed a measurable concentration of Pl 2023?				
How many of these Surface Water Systems have been analyzed using a state or federal agency approved consistent with the requirements of UCMR-5 (or stricter) and DO NOT show a measurable concentration announcement of the testing requirements of UCMR-5?				
SECTION 4. WATER SOURCE INFORMAT	ION			
Water Source. Note: Groundwater wells should report flow rates from the groundwater well. Surface water systems shout reatment 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	ld report the flow rate of th	e water that enters the		
treatment. Both systems are considered a surface water system.				
WATER SOURCE QUESTIONS (CHECK YES OR NO)	NO			
Does the PWS own this Water Source?				
Does the PWS operate this Water Source?				
Is this Water Source part of an interrelated Drinking Water system (IDWS)? If Yes, please complete the IDWS Addendum for this source.				
<u>Note</u> : Detailed IDWS guidance is provided in the "The Parties' Joint Interpretive Guidance on Interrelated Drinking-Water Systems" located at <u>www.PFASWaterSettlement.com</u> .				
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 June 30, 2023?				
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. Please enter the measurement in total gallons per year (GPY), gallons per minute (GPM), or million gallons per day (MGD).

FLOW RATE QUESTIONS	GPY	GPM	MGD
If this Water Source is a groundwater well, please enter the maximum flow rate capacity of the groundwater pump.			
If this Water Source is a surface water system, please enter the maximum flow rate capacity of the water that enters the treatment plant.			
How was the maximum flow rate capacity determined?			

For the following years, please enter the ACTUAL 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.

<u>Note</u>: Please enter the measurement in total gallons per year (GPY) <u>OR</u> gallons per minute (GPM) <u>OR</u> million gallons per day (MGD).

If the source was not active in a particular year, please enter "0" (zero) for the Actual Annual Flow Rate. Flow rates should be based on a 12 month period regardless of how many months the source was in operation during the year.

YEAR	GPY	GPM	MGD	Was the Annual Flow Rate reduced due to PFAS Contamination?
Flow Rate Calculations	= GPM * 1,440 Minutes Per Day * 365 Days Per Year	$= GPY \div 1,440 \div 365$	= (GPM * 1,440) ÷ 1,000,000	(Yes or No)
Example : 2013	785,246,400	1,494	2.15	No
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 actual 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	YEAR GPY		MGD
Flow Rate Calculations	= GPM * 1,440 Minutes Per Day * 365 Days Per Year	$= GPY \div 1,440 \div 365$	= (GPM * 1,440) ÷ 1,000,000
Example : 2012	785,246,400	1,494	2.15

SECTION 5. PFAS TESTING RESULTS

PFOA CONTAMINATION TESTING

Please enter the below information to indicate **PFOA** contamination testing results. 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.

See Addendum X to provide	e information for each additional Water Source.		
Highest historical PFOA conc	entration in lab-issued documentation:		
Date of Sampling:			
Company of the person who t	took the sample:		
Date of analysis:			
Highest historical PFOA conc	entration converted to parts per trillion (PPT):	PPT	
Name of laboratory that perfe	ormed the analysis:		
Facility address of laboratory that performed	Street/PO Box		
the analysis:	City	State	Zip
	approved analytical method was used to measure the mpacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?		
	PFOS CONTAMINATION TESTING		
	mation to indicate PFOS contamination testing results. <i>If this Water Sourc</i> hodology (as defined above) after U.S. EPA's announcement of the testing real Signature.		
See Addendum X to provide	e information for each additional Water Source.	1	
Highest historical PFOS conce	entration in lab-issued documentation:		
Date of Sampling:			
Company of the person who t	took the sample:		
Date of analysis:			
Highest historical PFOS concentration converted to parts per trillion (PPT):			PPT
Name of laboratory that perfo	ormed the analysis:		
Facility address of laboratory that performed	Street/PO Box		
the analysis:	City	State	Zip
	approved analytical method was used to measure the mpacted Water Source (e.g., EPA Method 537.1, EPA Method 537M)?		

OTHER PFAS CONTAMINATION TESTING

Please enter the below information to indicate other PFAS Chemical contamination testing results. 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.

See Addendum X to provide information for each additional Water Source.

Highest historical concentration of <u>one</u> other PFAS Chemical in lab-issued documentation:				
Date of Sampling:				
Company of the person who took the sample:				
Date of analysis:				
Highest historical concentrat trillion (PPT):	tion of one other PFAS analyte concent	ration converted to parts per	PPT	
Name of laboratory that perf	formed the analysis:			
Facility address of laboratory that performed	Street/PO Box			
the analysis:	City		State	Zip
	r approved analytical method was used mpacted Water Source (e.g., EPA Meth			
	SECTION 6. CF	RTIFICATION AND SIGNAT	ΓURE	
By signing this Claims Form,	Settlement Class Member represents	and warrants the following for the b	enefit of the Settling Defen	dants:
· The Settlement Class Memb their relationship or associat	per has authority to release all Release tion with it.	d Claims on behalf of itself and all ot	her Persons who are Relea	sing Persons by virtue of
• 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 penal and its attachments are true	lty of perjury under the laws of the Sta and correct to the best of my knowled	te of that all ge, information, and belief.	of the information provide	ed within this Claims Form
Authorized Representative's Signature:				
Authorized Representative's Printed Name:				
Executed thisday	y of at	(County),	(S	State).
DOCUMENTATION REQUIREMENTS Please submit <u>ALL</u> documentation reflecting the information provided above including the following:				
 Lab-issued documentation Lab issued testing chain of Documentation to support 	n demonstrating historical maximum d	etections of PFOA, PFOS, and other l Flow Rate or Treatment Plant Capaci	ity of the Water Source.	er wells or surface water

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.

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

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.