## THE PARTIES' JOINT INTERPRETIVE GUIDANCE ON ENTITIES THAT OWN AND/OR OPERATE MULTIPLE PUBLIC WATER SYSTEMS

This memorandum provides guidance on how the Settlement Agreement between Public Water Systems and 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. applies where a single entity owns and/or operates multiple Public Water Systems. The Parties will ask the Court to supplement the Settlement Agreement with this memorandum.

The Settlement involves a nationwide Settlement Class of individual Public Water Systems. If one Public Water System opts out (i.e., submits a Request for Exclusion) and thus does not remain a Settlement Class Member, that action alone would not automatically result in all Public Water Systems with the same owner, the same operator, or both opting out. The Settlement Agreement's Exhibit E (Notice) expressly states:

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.

Likewise, as to the Release, if an entity that owns and/or operates multiple Public Water Systems remains a Settlement Class Member as to some of them but opts out as to others, that entity's claims are released as to the former Public Water Systems and their Drinking Water and are not released as to the latter Public Water Systems and their Drinking Water. And if a Settlement Class Member is owned by one entity but is operated by a second entity that owns and/or operates multiple Public Water Systems, the Settlement Class Member's decision not to opt out would result in releasing the second entity's claims related to the Settlement Class Member and its

Drinking Water but would not, by itself, result in releasing the claims of other Public Water Systems owned and/or operated by the second entity.<sup>1</sup>

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<sup>&</sup>lt;sup>1</sup> Nothing in this guidance supersedes the provisions of the Settlement Agreement relating to the States, the federal government, or certain Public Water Systems owned by States or the federal government.