EXHIBIT Z RESPONSES TO STANDARD DATA REQUESTS

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

- 1. Estimate the potential monthly incremental cost impact on existing and acquired customers following the actual results of the Buyer's most recently adjudicated base rate proceeding, whether litigated or settled, allocating the fair market value of the acquired system according to the Buyer's previously approved single-tariff pricing model.
 - a. In the case of a wastewater acquisition, a Buyer that employs a combined revenue requirement pursuant to 66 Pa. C.S. § 1311 will provide information assuming a combined water and wastewater revenue requirement consistent with its most recent adjudicated base rate proceeding.
 - b. If a Buyer has filed the thirty-day notice of 52 Pa. Code § 53.45(a), or has filed a rate case, it should calculate the above using data as proposed in its upcoming or filed rate case.

Response: Regarding a. and b. above, please refer to Appendix A of Aqua Statement No. 1, Direct Testimony of William C. Packer, included as Exhibit U to the Application.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

2. If the Buyer has a present intention to increase the acquired system's rates to a certain level, please state the basis for the targeted rate.

Response: Aqua has no present intention to increase Lower Makefield Township rates to a

targeted rate.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

3. Provide the annual depreciation expense using the purchase price/proposed rate base. If the exact depreciation expense is not available, provide the best estimate of the annual depreciation expense. Show how the depreciation expense is calculated.

Response: Please refer to Appendix A of Aqua Statement No. 1, Direct Testimony of William

C. Packer, included as Exhibit U to the Application.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

4. Provide an estimate of the annual revenue requirement of the municipal system under the Buyer's ownership. Provide the assumptions for the annual revenue requirement, including expected rate of return, expected depreciation expense, O&M expenses, etc.

Response: Please refer to Appendix A of Aqua Statement No. 1, Direct Testimony of William

C. Packer, included as Exhibit U to the Application.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

5. Other than the STAS, does Buyer's current water/wastewater tariff include any provisions that would fall under "pass-through costs or charges imposed by the Commonwealth of Pennsylvania"?

Response: Aqua has a Distribution System Improvement Charge (DSIC) in its current

wastewater tariff.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

6. Provide a listing of any entities that currently receive free service from the Seller.

Response: None.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

7. In the next rate case, does buyer anticipate including the acquired system in a combined revenue requirement?

Response: Aqua anticipates including the Lower Makefield system in a combined revenue

requirement in the next rate case.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

8. If Seller has increased rates in the last year, please state the date of the increase and provide a copy of the new rate schedule and the total annual revenues produced under the new rates.

Response: Lower Makefield Township has not increased rates in the last year.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Rates/Ratemaking

9. Are there any leases, easements, and access to public rights-of-way that Buyer will need in order to provide service which will not be conveyed at closing? If yes, identify when the conveyance will take place and whether there will be additional costs involved.

Response:

The Company is not presently aware of any needed leases, easements or access to public rights-of-way that will not be transferred at closing. The mapping of easements and right of ways from the Township's Abstractor's report is not yet complete.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Costs/Benefits

10. Provide a breakdown of the estimated transaction and closing costs. Provide invoices to support any transaction and closing costs that have already been incurred.

Response:

The estimated total transaction and closing costs are included in the application at paragraph 57. Please see below for a breakdown of costs projected through closing. Please see Application Exhibit S1 for Gannett UVE invoices. Please see the attachments to SDR-10 for copies of other invoices incurred to date on the Application.

Legal	\$230,000
UVE	\$75,000
Engineering Assessment	\$15,940
Total	\$320,940

The costs shown above are estimated costs and are subject to change.

Ebert Engineering, Inc.

Water and Wastewater Engineering

Lower Makefield Township
Aqua Pennsylvania, Inc.

1100 Edgewood Road
Yardley, PA 19067

Aqua Pennsylvania, Inc.
762 West Lancaster Avenue
Bryn Mawr, PA 19010

Date: April 13, 2021
EE, Inc. No.: 068-064
Invoice No.: 03-21-094

Attention: Kurt Ferguson Attention: Thomas F. Rafferty

Professional engineering services rendered from November 5, 2020 to March 19, 2021 in connection with Engineer's Assessment Study. The services performed this period included the preparation, review, revisions and submission of the signed and sealed Engineer's Assessment Study for the sale of the Lower Makefield Township Sanitary Sewer System to Aqua Pennsylvania, Inc.

DESCRIPTION	ESTIMATED COST	THIS INVOICE	PREVIOUSLY INVOICED	AMOUNT REMAINING
1.1 Coordination				
Meetings and Team				
Calls	\$2,500.00	\$2,500.00	\$0.00	\$0.00
1.2 Identification of				
Assets to be				
Transferred	\$4,500.00	\$4,500.00	\$0.00	\$0.00
1.3 Identification of				
Property and				
Easements	\$3,500.00	\$3,500.00	\$0.00	\$0.00
1.4 Site Visits				
and Review of				
Key Components	\$2,500.00	\$2,500.00	\$0.00	\$0.00
1.5 Summary of				
Growth and				
Major Events	\$2,500.00	\$2,500.00	\$0.00	\$0.00
1.6 Assessment				
of Assets and				
Original Costs	\$9,500.00	\$9,500.00	\$0.00	\$0.00
1.7 Draft Report				
and Revisions	\$4,600.00	\$4,600.00	\$0.00	\$0.00
1.8 Final Report	\$1,200.00	\$1,200.00	\$0.00	\$0.00
TOTALS	\$30,800.00	\$30,800.00	\$0.00	\$0.00

PO Box 540 4397 Skippack Pike Skippack, PA 19474

Ebert Engineering, Inc.

Water and Wastewater Engineering

TOTAL AMOUNT DUE AND PAYABLE	\$ 30,800.00
AMOUNT DUE AND PAYABLE FROM LMT	\$ 15,400.00
AMOUNT DUE AND PAYABLE FROM AQUA PA	\$ 15,400.00

This is the final invoice for all services provided.

Invoices are due within 30 days. A finance charge of 1-1/2% per month will be added to all unpaid balances more than thirty (30) days old.

Tax Identification Number 13-4287769

March 9, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 181603

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 1,575.00 Disbursements: \$ 0.00

Total: \$ 1,575.00

April 9, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 182508

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 2,500.00 Disbursements: \$ 0.00

Total: \$ 2,500.00

May 11, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 183616

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 5,600.00 Disbursements: \$ 0.00 Total: \$ 5,600.00

June 4, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 184410

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 2,100.00 Disbursements: \$ 0.00

Total: \$ 2,100.00

August 6, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 186173

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 6,825.00 Disbursements: \$ 0.00

Total: \$ 6,825.00

September 4, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 188083

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0033 (0042)

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 3,075.00 Disbursements: \$ 0.00

Total: \$ 3,075.00

September 4, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 188090

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 9,800.00 Disbursements: <u>0.00</u>

Total: \$9,800.00

October 6, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 189198

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 7,200.00 Disbursements: <u>0.00</u>

Total: \$7,200.00

November 5, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 190368

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$1,800.00 Disbursements: <u>0.00</u> Total: \$1,800.00

December 4, 2020

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 191431

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$5,400.00 Disbursements: <u>0.00</u> Total: \$5,400.00

January 7, 2021

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 192535

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$1,500.00 Disbursements: <u>0.00</u>

Total: \$1,500.00

February 8, 2021

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 193873

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$5,100.00 Disbursements: <u>0.00</u> Total: \$5,100.00

March 5, 2021

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 195165

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$5,500.00 Disbursements: 0.00

Total: \$5,500.00

April 7, 2021

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 196817

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$4,900.00 Disbursements: <u>0.00</u> Total: \$4,900.00

May 7, 2021

Aqua Pennsylvania Wastewater, Inc. 762 W. Lancaster Avenue Bryn Mawr PA 19010

Invoice: 198194

Re: Acquisition of Wastewater System Assets from Lower Makefield Township

LM Account Number: 180379.0042

Please remit payment to:

Lamb McErlane PC

Attn.: Billing Department

PO Box 565

West Chester, PA 19381-0565

For Services Rendered in connection with acquisition of wastewater system assets.

Services: \$ 5,835.00 Disbursements: \$ 0.00

Total: \$ 5,835.00



212 LOCUST STREET, SUITE 302 HARRISBURG, PA 17101 PHONE: (717) 255-7600

AQUA PENNSYLVANIA WASTEWATER

762 West Lancaster Avenue Bryn Mawr, PA 19010 Date:

February 16, 2021

Invoice #:

13073

Federal Tax ID #: 25-1643623

Remit To:

Thomas, Niesen & Thomas, LLC

212 Locust Street, Suite 302

Harrisburg, PA 17101

For Professional Services Rendered and Disbursements Posted to Date, as follows:

FEES

DATE

DESCRIPTION

LAWYER HOURS

AMOUNT

File #:

AQUAWW-0032

Re:

Acquisition of Lower Makefield Township

TOTAL FEES AND HOURS

BALANCE DUE

\$141.00



March 9, 2021

AQUA PENNSYLVANIA WASTEWATER, INC

TO: THOMAS, NIESEN & THOMAS, LLC

212 Locust Street

Suite 302

Harrisburg, PA 17101

Invoice No. 13094

For professional services rendered to Aqua Pennsylvania Wastewater, Inc. during February 2021 in connection with the following matter:

AQUAWW-0032

TOTAL <u>\$ 423.00</u>

April 23, 2021

AQUA PENNSYLVANIA WASTEWATER, INC

TO: THOMAS, NIESEN & THOMAS, LLC 212 Locust Street Suite 302 Harrisburg, PA 17101

Invoice No. 13110

For professional services rendered to Aqua Pennsylvania Wastewater, Inc. during March 2021 in connection with the following matter:

AQUAWW-0032 Acquisition of Lower Makefield Township

TOTAL \$ 1,104.50

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Costs/Benefits

11. Please describe known and anticipated general expense savings and efficiencies under Buyer's ownership. State the basis for all assumptions used in developing these costs and provide all supporting documentation for the assumptions, if available.

Response:

Aqua estimates annual operating and maintenance expenses of approximately \$6.2M based on Lower Makefield Township's operating expenses presented in the 2019 financial statements adjusted by the Company. The assumed reduction in operating costs is based on Aqua's experience and estimates of costs during the first year of operations. Please also refer to the direct testimony of William C. Packer (Aqua Statement No. 1), included in the Application as Exhibit U, for further costs/benefits of the system under the Buyer's ownership.

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Costs/Benefits

12. Please provide a copy of the Seller's request for proposals (if there was one) and

any accompanying exhibits with respect to the proposed sale of the system.

Response: Please see the attachment to SDR-12.

TOWNSHIP OF LOWER MAKEFIELD

Distributed: May 5, 2020

Electronic Copies of Proposals Due: May 29, 2020

Hard Copies of Proposals Due: June 1, 2020

1. GENERAL INFORMATION FOR THE PROPOSER:

This Request for Bids ("RFB") is being provided to your team by the Township of Lower Makefield, Bucks County (together "Lower Makefield" or the "Seller") to solicit a final, binding proposal (the "Proposal") to enter into the Asset Purchase Agreement (the "APA" or the "Agreement") for the sanitary sewer collection and conveyance and treatment system (the "Sewer System"). Lower Makefield has engaged PFM Financial Advisors LLC. ("PFM" or the "Advisor") as an advisor in conjunction with the proposed transaction (the "Transaction").

The assets included in the Transaction are described in more detail in the APA. The final version of the Agreement will be posted in the data room and labeled "Binding Proposal, Execution Copy" for clarity. Except for removing relevant bracketed information and filling in blanks, and except as otherwise provided herein, no changes will be permitted to the APA prior to signing.

All recipients of this RFB submitted responses to the Request for Qualifications for Sewer System Monetization dated April 17, 2019 (the "RFQ") and were determined to be eligible for consideration in moving forward with the proposed transaction process ("Pre-Qualified Proposers"). The Pre-Qualified Proposers were subsequently provided with the opportunity to conduct additional due diligence on the sewer system assets included in the Agreement (the "System"), including (i) access to an online data room, and (ii) meetings with Lower Makefield representatives and advisors. In addition, Lower Makefield solicited feedback on drafts of the Agreement.

2. SYSTEM DESCRIPTION:

All assets owned by the Seller comprising the System are set forth in Section 2.01 of the APA.

3. INFORMATION REQUIRED FROM PROPOSERS AND SELECTION CRITERIA:

All Pre-Qualified Proposers eligible to respond to this RFB were deemed eligible to move forward based on their demonstrated technical and financial qualifications detailed in their response to the RFQ. All Pre-Qualified Proposers who submit a response to this RFB ("Proposers") must comply with the requirements set forth in this document for submitting a Proposal. Provided that the Proposal requirements are met and the Proposer is found to remain qualified, responsible and responsive, the award of the Agreement will be based on the amount of Purchase Price, indicative, non-binding rates, and other terms of bid included as part of Proposal Form 6. In accordance with 62 Pa.C.S. §513(d), the contents of Proposals will not be publically disclosed at the time of opening of the Proposals.

Each Proposal shall be in writing and formatted in accordance with the following outline:

Section 1.0 Executive Summary

Proposal Form 1: Transmittal Letter

Proposal Form 2: Non-Collusion Affidavit

Section 2.0 Project Team and Technical Capability Information

Proposal Form 3: Statement of Ownership - Proposer

Proposal Form 4: Operator Information

Proposal Form 5: Contract and Lobbyist Disclosure

Section 3.0 Business Proposal

Proposal Form 6a: Business Proposal – 2 Year Rate Freeze

Proposal Form 6b: Business Proposal – No Rate Freeze

4. SUBMISSION INSTRUCTIONS AND REQUIREMENTS:

One (1) original and two (2) hard copies of the Proposal shall be submitted, with the original copy of the Proposal clearly marked as the original and must contain the original signature forms and other original documents. *All packages shall be sealed and clearly marked with the legend:* "RESPONSE TO LOWER MAKEFIELD SEWER SYSTEM RFB." In accordance with Section 8 of this RFB, the contents of the Proposal will not be made public until after the award of a contract. The Proposal shall be submitted in a sealed envelope or package addressed to:

PFM Financial Advisors LLC c/o Garrett Moore 213 Market Street Mail Room Third Floor Harrisburg, PA 17101

THE SEALED PROPOSAL MUST BE RECEIVED NO LATER THAN 2:00 P.M. EASTERN TIME ON JUNE 1, 2020.

ELECTRONIC PROPOSALS MUST BE RECEIVED NO LATER THAN 5:00 P.M. EASTERN TIME ON MAY 29, 2020.

To the extent there are any questions regarding delivery of the Proposal, please contact Garrett Moore at mooreg@pfm.com/717-232-2723.

By submitting a Proposal, Proposers acknowledge and agree to the following conditions:

- All Proposals submitted in response to this RFB shall become the property of Lower Makefield. As such, after the award of a contract, or after the opening and rejection of all Proposals, Proposals submitted will become public records subject to public review under applicable law, subject to certain exceptions as described in Section 8 of this RFB.
- The selection of a Proposal by Lower Makefield shall not waive or limit any assumptions of risk, provision of indemnity, or other obligations of the Proposer under the APA as may be executed between the Proposer and Lower Makefield.
- Proposers and their representatives shall comply with the communications protocol set forth in Section 5 of this RFB with respect to all communications concerning this RFB.
- Proposals shall comply with all content requirements of Section 3 of this RFB. Failure to comply with such requirements may result in a Proposer being deemed non-responsive.
- The pre-qualification of Proposers to receive this RFB and provide a Proposal does not waive or abridge the right of Lower Makefield to find that any Proposer is not qualified or that the Proposal is non-responsive to the requirements of this RFB.
- Proposers should ensure that the written and numerical Purchase Price in Business Proposal 6
 match. Should this not be the case, the binding Purchase Price will be assumed to be the lower of
 the two Purchase Price numbers.
- Lower Makefield reserves the right to reject any and all bids and to determine not to proceed with a sale of the Sewer System.
- Based on the outcome of regulatory determinations (if applicable) subsequent to the award of the winning bid hereunder, the Seller reserves the right to renegotiate certain terms of the APA, including purchase price, as it deems in its best interests and as are acceptable to the winning bidder.

5. QUESTIONS AND REQUESTS FOR CLARIFICATION:

All questions and requests for clarification concerning this RFB shall be directed in writing to Scott Shearer, whose contact information is provided below, by **NO LATER THAN 2:00 PM EASTERN TIME ON MAY 20, 2020.** No questions, written or oral, shall be accepted after this time.

Garrett Moore
PFM Financial Advisors LLC
213 Market Street
Mail Room Third Floor
Harrisburg, PA 17101
mooreg@pfm.com

All questions and clarification requests should be submitted in writing, and Pre-Qualified Proposers are encouraged to submit such questions and clarification requests in advance of the above deadline. Answers to such questions provided by Lower Makefield will be in writing and will be made available to all Proposers.

6. BIDDING OPTIONS

There are two bidding options, one on Proposal Form 6a and one on Proposal Form 6b. The first option, 6a, is to bid on the Sewer System assuming a two (2) year rate freeze. The second option, 6b, is to bid on the Sewer System assuming no rate freeze. In each bid option Bidders will be asked to bid on a \$35 million scenario and a scenario where the purchase price amount is left to the Bidders discretion. Bidders are welcome to bid on one or both options.

The Township reserves the right to select whichever option it desires.

7. APPROVAL AND SIGNING:

Lower Makefield intends to select the Proposer that best fits the needs of the Township set forth in Proposal Form 6 under the terms set forth during the procurement process for this transaction, provided that the Proposer complies with all requirements set forth in this RFB for submitting a final Proposal and is found to remain qualified, responsible and responsive. Execution of the Agreement by Lower Makefield will be subject to final approval and authorization by the Seller's Boards (the "Boards"). A recommendation will be submitted to the Boards, shortly after the conclusion of the proposal process. After selection of a Proposal and approval by the Boards, the selected Proposer and Lower Makefield shall be required to execute the APA.

8. CONFIDENTIALITY AND DISCLOSURE TO THIRD PARTIES:

The existence and contents of this letter are subject to the confidentiality agreement that you previously executed. We ask you to remind all members of your team of your obligations under such confidentiality agreement and the indemnity obligation for any violation thereof.

Proposers should be aware that records of Lower Makefield are subject to the provisions of the Pennsylvania Right-to-Know Law, 65 P.S. §67.101 et seq. ("RTK Law"), and that with certain exceptions, such records are subject to public disclosure. Lower Makefield understands that in responding to this RFB, Proposers will be submitting information, including financial data that the parties desire to be kept confidential. It is Lower Makefield's position that this RFB is part of a competitive proposal Transaction process, and that prior to the award of a contract or prior to the

opening and rejection of all proposals, all such submissions are confidential and exempt from disclosure under the Section 708(b)(26) of the RTK Law, 65 P.S. §67.708(b)(26).

Proposers are advised, however, that following award of a contract or the opening and rejection of all Proposals, such submissions may be subject to public disclosure unless they are otherwise exempt from disclosure under another provision of the RTK Law. Records and information submitted by Prospective Proposers that constitute "trade secrets" or "confidential proprietary information" as defined in the RTK Law are exempt from disclosure under Section 708(b)(11), 65 P.S. §67.708(b)(11). "Confidential proprietary information" includes commercial and financial information which is privileged or confidential to the submitting party and the disclosure of which would cause substantial harm to the competitive position of the person who submitted the information. Proposers are advised that if they believe any information being submitted in response to this Request for Feedback Proposals constitutes or references trade secret or confidential propriety information, they should clearly so label any such information with a prominent label of either: "TRADE SECRET" or "CONFIDENTIAL PROPRIETARY INFORMATION." Any such claims may be subject to review pursuant to the procedures set forth in the RTK Law. If Lower Makefield, the Pennsylvania Office of Open Records or a court determines that such information does not qualify as a trade secret or confidential proprietary information, such information may be subject to public disclosure.

9. RIGHT TO REJECT BIDS AND SALE; MODIFICATION OF PRICE:

Lower Makefield reserves the right to reject any and all bids and to determine not to proceed with a sale of the Sewer System. In addition, based on the outcome of regulatory determinations (if applicable) subsequent to the award of the winning bid hereunder, the Seller reserves the right to renegotiate certain terms of the APA, including purchase price, as it deems in its best interests and as are acceptable to the winning bidder.

PROPOSAL FORMS

Proposal Form 1 - Lower Makefield Sewer System RFB Transmittal Letter

	{to be pre	epared on Proposer's Letterhead}	
[Date], 202	20		
c/o Garrett 213 Marke	t Street Third Floor		
Re:	Lower Makefield Sev	ver System Request for Bids	
Dear Lowe	er Makefield:		
		(the "Proposer") hereby subrer System Request for Bids (the May 1, 2020, as amended.	
Purchase A	Agreement (the "APA") for Capitalized terms not of	nconditionally and irrevocably of or identified sewer facilities own therwise defined in this Proposal	ed and operated by Lower
-	•	duly-authorized representative, has connection with this Proposal:	nereby covenants, certifies,
	B and Addendum Acknown the following addenda to	wledgement. The Proposer acknothe RFB:	wledges receipt of the RFB
	Addendum No.	<u>Date</u>	

Due Authorization. The submittal of the Proposal has been duly authorized by, and in all

respects is binding upon, the Proposer.

2.

- 3. *Completeness; Warranty as to Proposal Information.* The Proposer has submitted all Proposal Forms and such Proposal Forms are a part of this Proposal. All information and statements contained in the Proposal are current, correct and complete, and are made with full knowledge that will rely on such information and statements in determining which Proposals are responsive and responsible, and in ultimately selecting the Proposal deemed most advantageous to Lower Makefield and executing the Agreement.
- 4. *Identity of Buyer*. The Buyer will be the Proposer, provided that the Proposer may, prior to the execution of the Agreement pursuant to paragraph 8 below, create a subsidiary to be the Buyer (the "Subsidiary"), in which event the Subsidiary shall carry out all of the obligations of the Buyer under the Agreement from and after such execution.
- 5. *Final Agreements.* The Proposer agrees to enter into the Agreement in each case in the form identified as "Binding Proposal, Execution Copy" as posted in the Virtual Data Room for this Transaction (except for filling in indicated blanks and completion of Schedules as provided therein).
- 6. **Purchase Price.** The amount of the Purchase Price that Proposer will pay pursuant to Section 3.01 of the Agreement will be the total set forth in Proposal Form 6.
- 7. **Proposal Effective Period.** This Proposal and offer shall remain in effect and irrevocable until 5:00 p.m. Eastern Daylight Savings Time on July 15, 2020, unless extended to 5:00 p.m. Eastern Daylight Savings Time on August 15, 2020 by Lower Makefield or unless further extended by mutual consent of both Lower Makefield and the Proposer (the "Termination Time"). In the event that the Proposal submission date is delayed beyond July 15, 2020, the Termination Time will be extended for the same such period. If Lower Makefield does not give written notice to the Proposer that Lower Makefield is prepared to enter into the Agreement on or prior to the Termination Time, this offer and the terms of this Proposal shall terminate at the Termination Time.
- 8. **Agreement Execution.** If at any time prior to the Termination Time, Lower Makefield gives written notice to the Proposer, at the address specified below, that they are prepared to enter into the Agreement with the Proposer, the Proposer will, within two Business Days of its receipt of such notice, execute and deliver the Agreement to Lower Makefield.
- 9. **Debarment.** Neither the Proposer, the Operator, nor any other member of Proposer's project team is currently suspended or debarred from doing business with any governmental entity.
- 10. **Contract Disclosures.** Except as disclosed in Proposal Form 5, neither Proposer nor any member of Proposer's team has entered into any arrangement with any person or entity involving a finder's fee, fee splitting, firm affiliation or relationship with any broker-dealer, payments to consultants, lobbyists, or commissioned representatives or other contractual arrangements that could present a real or perceived conflict of interest.
- 11. **No Litigation.** There is no action, suit or proceeding, at law or in equity, before any court or similar governmental body, against the Proposer, wherein an unfavorable decision, ruling or finding would have a materially adverse effect on the ability of the Proposer to perform its obligations under the Agreement contemplated hereby, or which, in

- any way, would have a materially adverse effect on the validity or enforceability of the obligations proposed to be undertaken by the Proposer, or any agreement or instrument entered into by the Proposer in connection with the Transaction contemplated hereby.
- 12. Certain Representations. The Proposer represents and warrants that (1) Proposer has full power and authority to make this offer and submit this Proposal; (2) Proposer, or the Subsidiary, will have full power and authority to execute and deliver the Agreement pursuant to the terms hereof; (3) such actions do not and will not violate the terms of any of the Proposer's or the Subsidiary's organizational documents or any agreement binding upon it or the terms of any Applicable Law; (4) no further consent to this offer or Proposal or to the execution of the Agreement pursuant to the terms hereof is required to be obtained from any other Person or Governmental Authority; and (5) this offer and Proposal constitute, and the Agreement, if executed pursuant to the terms hereof, will constitute duly authorized, valid and legally binding obligations of the Proposer, or the Subsidiary, enforceable in accordance with their respective terms, except as may be limited by bankruptcy, reorganization, insolvency, moratorium, fraudulent conveyance or transfers, or other laws affecting creditor's rights generally, and subject to general principles of equity (regardless of whether in law or in equity).
- 13. *Material Changes*. The Proposer has disclosed as an attachment to this Proposal all material changes from the information provided in the Proposer's RFQ Response.
- 14. *Principal Contact.* The principal contact person who will serve as the interface between the Governmental Party and the Proposer for all communications is:

NAME:		
TITLE:		
ADDRESS:		
PHONE:		
FAX:		
EMAIL:		
	Submitted by:	
	Name of Proposer	
	Name of Designated Signatory	
	Signature	
	Title	

Proposal Form 2- Lower Makefield Sewer System RFB Non-Collusion Affidavit

STATE OF	
COUNTY OF)
MUNICIPA	O SIGNATORY NAME], a resident of LITY OR OTHER JURISDICTION], in the State of [INSERT orn according to law, on my oath depose and say that:
of the state of [\underline{INSERT} \underline{STATE} \underline{N}	of [INSERT PROPOSER NAME], organized under the laws [AME], the Proposer making the Proposal in response to the equest for Bids issued by Lower Makefield on May 1, 2020, as proposal with full authority to do so;
without collusion, fraud, consulta	t forth in this Proposal have been arrived at independently ation, communication, or agreement, for the purpose of matter relating to such pricing information with any other representing Lower Makefield;
Proposal has not been knowingly di	by law, the pricing information which has been quoted in this isclosed by the Proposer and will not knowingly be disclosed by, to any other Proposer or to any competitor prior to execution
- · ·	or will be made by the Proposer to induce any other person or roposal for the purpose of restricting competition.
I, hereby affirm under the penalties of	of perjury that the foregoing statements are true.
	Name of Proposer
	Name of Designated Signatory
	Signature
	Title

(Notary Public)	
State/Commonwealth of	
County of	
ENTITY TYPE], personally know	
In witness thereof, I have hereunto written above.	set my hand and affixed my official seal the day and year last
	Notary Public in and for the State/Commonwealth of
(seal)	
	(Name printed)
	Residing at
	Commission Number

Proposal Form 3- Lower Makefield Sewer System RFB Statement of Ownership – Proposer

Name of Proposer:				
Business Address:				
Legal Form of Proposer:				
State of Incorporation or Organiz	zation:			
If not organized in Pennsylvania, authorized to do business in Penn	-	[] Yes [] No		
List Names and Titles of All Prin Officers and Directors:	cipal			
Significant Equity Owners of the	Proposer:			
List the names, business addresses and own, directly or indirectly, 10% or mor equity interests or securities of the Projinterests) (the "Significant Equity Owner Owner(s) of Proposer is an entity, then I if none, please state "None." This disc Equity Owners exceeding the ten percepages may be attached.	re of the capital stock poser (including options"). If none, please st ist the names and addictionary shall be continued.	units, partnership or ns, warrants and other ate "NONE." If one of esses of all Significant nued until names and	membership inter r rights to acquire or more such Signa t Equity Owners of addresses of even	rests, or other e such equity ificant Equity of such entity; ry Significant
Name		Address		% Interest
				211101 051

Proposal Form 4- Lower Makefield Sewer System RFB Operator Information

If the Proposer is not the Operator, the Proposer must clearly identify the entity or entities that will serve as the Operator under the APA. For the proposed Operator, please provide the following information.

- 1. Name & Address of Proposed Operator:
- 2. **Operator's Primary Representative**:
- 3. Operator Experience (if not previously provided in response to the RFQ):
- 4. Operator's References (if not previously provided in response to the RFQ):
- 5. **Material Change:** Any change in condition (financial or otherwise), development, occurrence or circumstance that could be materially adverse to the Operator that has arisen after the date of the RFQ and which would have been responsive to the RFQ if such change, development, occurrence or circumstance had arisen prior to the Proposer's response to the RFQ.

Proposal Form 5- Lower Makefield Sewer System RFB Contract and Lobbvist Disclosure

Proposer hereby certifies that except as listed below, neither Proposer nor any member of Proposer's team has entered into any arrangement with any person or entity involving a finder's fee, fee splitting, firm affiliation or relationship with any broker-dealer, payments to consultants, lobbyists, or commissioned representatives or other contractual arrangements that could present a real or perceived conflict of interest. (If there are no such arrangements, please write NONE)

Name of Person or Entity	Disclosure and Description of Arrangement
	Name of Proposer
	Name of Designated Signatory
	Signature
	Title
	11010

Proposal Form 6a- Lower Makefield Sewer System RFB TWO-YEAR RATE FREEZE OPTION

Business Proposal

For the purposes of Proposal Form 6a please provide your Purchase Price assuming that the twoyear rate freeze, outlined in the APA, **were to be imposed** by Lower Makefield. In addition, please check all boxes you deem as being applicable to your bid in Section 3.

For the purposes of Proposal Form 6a, in Section 2 & Section 3, please provide nonbinding indicative rates that relate to the Purchase Price above (required for a conforming bid). For the indicative rates provided below, please assume subsidization across your existing water/wastewater customers. In addition please disclose to what degree of subsidization you are assuming in the rates provided below in the comments section below.

	he amount of the Nection 3.01 of the A		chase Price that Prop	oser offers to p	pay
US\$		[in nun	nbers],		
			[i	n words] Unit	ted States
Dollars.					
Section 2. In	adicative rates:				
2021	2022	_ 2023	2024	202:	5
	2027				0
rates. 2021	2022 2027	_ 2023		202:	5 0
Section 4. A	Additional Bid Quali	fications			
extend the syears conte provide det of years yo	onal Rate Freeze – Winitial rate freeze paremplated in the APA tail regarding the spectrum would be comfortates in the comments	st the two? If so, please ecific number able with	Check box if yo LMT with a Right of decide to re-sell the	of First Refusal is	f you
	require a financing raise the capital to so hase price?		Check box if LN zone/class, post-clo detail		

Comments	
Proposal exactly match. Should this r	e written and numerical Purchase Price in this Business not be the case, the binding Purchase Price will be assumed r of the two Purchase Price numbers.
	Name of Proposer
	Name of Designated Signatory
	Signature

Proposal Form 6b- Lower Makefield Sewer System RFB NO RATE FREEZE OPTION

Business Proposal

Lower Makefield is considering the elimination of the two-year rate freeze outlined in the APA. For the purposes of Proposal Form 6b please provide your Purchase Price assuming that the two-year rate freeze, outlined in the APA, were not to be imposed by Lower Makefield.

For the purposes of Proposal Form 6b, in Section 2 & Section 3, please provide nonbinding indicative rates that relate to the Purchase Price above (required for a conforming bid). For the indicative rates provided below, please assume subsidization across your existing water/wastewater customers. In addition please disclose to what degree of subsidization you are assuming in the rates provided below in the comments section below.

Section 1. The amount of the **Maximum** Purchase Price that Proposer offers to pay

pursuant to S	Section 3.01 of the A	Agreement is:				
US\$		[in numbers]	,			
			[in	words] Ui	nited	States
Dollars.						
Section 2. In	dicative rates:					
2021	2022	2023	_ 2024	20)25	
	2027					
Section 3. Barates.	ased on a purchase p	orice of \$35 million,	please provide us v	with your in	dicativ	e
2021	2022	2023	2024	20)25	
2026	2027	_ 2028	_ 2029	20)30	
Section 4. A	dditional Bid Qualif	fications				
	oox if you are willing e system in the futur	g to provide LMT wire.	th a Right of First	Refusal if y	ou dec	ide
_	require a financing		Check box if LMT	will be in i	ts own	rate
	raise the capital to su		e/class, post-closin	g. If so, plea	ase pro	vide
stated purch	nase price?	deta	il			

Comments	
Proposal exactly match. Should this not be t	n and numerical Purchase Price in this Business the case, the binding Purchase Price will be assumed two Purchase Price numbers.
	Name of Proposer
	Name of Designated Signatory
	Signature

Respondent: William C. Packer

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Costs/Benefits

13. Please provide a copy of the proposal and exhibits of the Buyer for the purchase

of Seller's system.

Response: Please see the attachment to SDR-13.





May 29, 2020

PFM Financial Advisors LLC c/o Garrett Moore 213 Market Street Mail Room Third Floor Harrisburg, PA 17101

Re: Lower Makefield Sewer System Request for Bids

Dear Lower Makefield:

Aqua Pennsylvania Wastewater, Inc. (the "Proposer") hereby submits the attached Proposal in response to Lower Makefield Sewer System Request for Bids (the "RFB") issued by Lower Makefield ("Lower Makefield") on May 1, 2020, as amended.

The undersigned Proposer hereby unconditionally and irrevocably offers to enter into the Asset Purchase Agreement (the "APA"), subject to specific changes to the APA, for identified sewer facilities owned and operated by Lower Makefield. Capitalized terms not otherwise defined in this Proposal have the meanings set forth in the APA.

The Proposer, by its undersigned duly authorized representative, hereby covenants, certifies, represents, and warrants, as follows in connection with this Proposal:

1.	RFB and Addendum Acknowledgemen and the following addenda to the RFB:	The Proposer acknowledges receipt of the RF	
	Addendum No.	<u>Date</u>	

2. **Due Authorization.** The submittal of the Proposal has been duly authorized by, and in all respects is binding upon, the Proposer.

- 3. Completeness; Warranty as to Proposal Information. The Proposer has submitted all Proposal Forms and such Proposal Forms are a part of this Proposal. All information and statements contained in the Proposal are current, correct and complete, and are made with full knowledge that will rely on such information and statements in determining which Proposals are responsive and responsible, and in ultimately selecting the Proposal deemed most advantageous to Lower Makefield and executing the Agreement.
- 4. *Identity of Buyer*. The Buyer will be the Proposer, provided that the Proposer may, prior to the execution of the Agreement pursuant to paragraph 8 below, create a subsidiary to be the Buyer (the "Subsidiary"), in which event the Subsidiary shall carry out all of the obligations of the Buyer under the Agreement from and after such execution.
- 5. **Final Agreements.** The Proposer agrees to enter into an_APA, as amended and agreed upon by Proposer and Lower Makefield. For the avoidance of doubt, the Proposer will not enter into the Agreement in each case in the form identified as "Binding Proposal, Execution Copy" as posted in the Virtual Data Room for this Transaction as it is currently drafted.
- 6. **Purchase Price.** The amount of the Purchase Price that Proposer will pay pursuant to Section 3.01 of the Agreement will be the total set forth in Proposal Form 6.
- 7. **Proposal Effective Period.** This Proposal and offer shall remain in effect and irrevocable until 5:00 p.m. Eastern Daylight Savings Time on July 15, 2020, unless extended to 5:00 p.m. Eastern Daylight Savings Time on August 15, 2020 by Lower Makefield or unless further extended by mutual consent of both Lower Makefield and the Proposer (the "Termination Time"). In the event that the Proposal submission date is delayed beyond July 15, 2020, the Termination Time will be extended for the same such period. If Lower Makefield does not give written notice to the Proposer that Lower Makefield is prepared to enter into the Agreement on or prior to the Termination Time, this offer and the terms of this Proposal shall terminate at the Termination Time.
- 8. Agreement Execution. If at any time prior to the Termination Time, Lower Makefield gives written notice to the Proposer, at the address specified below, that they are prepared to enter into the Agreement with the Proposer, the Proposer will, within two Business Days of its receipt of such notice, execute and deliver the Agreement to Lower Makefield.
- 9. **Debarment.** Neither the Proposer, the Operator, nor any other member of Proposer's project team is currently suspended or debarred from doing business with any governmental entity.
- 10. **Contract Disclosures.** Except as disclosed in Proposal Form 5, neither Proposer nor any member of Proposer's team has entered into any arrangement with any person or entity involving a finder's fee, fee splitting, firm affiliation or relationship with any broker-dealer, payments to consultants, lobbyists, or commissioned representatives or other contractual arrangements that could present a real or perceived conflict of interest.
- 11. **No Litigation.** There is no action, suit or proceeding, at law or in equity, before any court or similar governmental body, against the Proposer, wherein an unfavorable decision, ruling or finding would have a materially adverse effect on the ability of the Proposer

to perform its obligations under the Agreement contemplated hereby, or which, in any way, would have a materially adverse effect on the validity or enforceability of the obligations proposed to be undertaken by the Proposer, or any agreement or instrument entered into by the Proposer in connection with the Transaction contemplated hereby.

- 12. Certain Representations. The Proposer represents and warrants that (1) Proposer has full power and authority to make this offer and submit this Proposal; (2) Proposer, or the Subsidiary, will have full power and authority to execute and deliver the Agreement pursuant to the terms hereof; (3) such actions do not and will not violate the terms of any of the Proposer's or the Subsidiary's organizational documents or any agreement binding upon it or the terms of any Applicable Law; (4) no further consent to this offer or Proposal or to the execution of the Agreement pursuant to the terms hereof is required to be obtained from any other Person or Governmental Authority; and (5) this offer and Proposal constitute, and the Agreement, if executed pursuant to the terms hereof, will constitute duly authorized, valid and legally binding obligations of the Proposer, or the Subsidiary, enforceable in accordance with their respective terms, except as may be limited by bankruptcy, reorganization, insolvency, moratorium, fraudulent conveyance or transfers, or other laws affecting creditor's rights generally, and subject to general principles of equity (regardless of whether in law or in equity).
- 13. **Material Changes.** The Proposer has disclosed as an attachment to this Proposal all material changes from the information provided in the Proposer's RFQ Response.
- 14. **Principal Contact.** The principal contact person who will serve as the interface between the Governmental Party and the Proposer for all communications is:

NAME: Thomas Rafferty

TITLE: Director, Business Development

ADDRESS: 762 Lancaster Ave. Bryn Mawr, PA 19010

PHONE: (P) 610.645.1064 (C) 215.205.0800

FAX: 610.645.1061

EMAIL: tfrafferty@aquaamerica.com

Submitted by:

Aqua Pennsylvania Wastewater Inc.	
Marc A. Lucca	
Nando	
President	

Proposal Form 2- Lower Makefield Sewer System RFB Non-Collusion Affidavit

STATE OF

PENNSYLVANIA)

COUNTY OF

MONTGOMERY)

I. Marc Lucca, a resident of Lower Merion Township, in the State of Pennsylvania, of full age, being duly sworn according to law, on my oath depose and say that:

- (1) I am the President of Aqua Pennsylvania Wastewater Inc., organized under the laws of the state of Pennsylvania, the Proposer making the Proposal in response to the Lower Makefield Sewer System Request for Bids issued by Lower Makefield on May 1st, 2020, as amended, and that I executed said Proposal with full authority to do so;
- (2) The pricing information set forth in this Proposal have been arrived at independently without collusion, fraud, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such pricing information with any other Proposer or anyone employed by or representing Lower Makefield;
- (3) Unless otherwise required by law, the pricing information which has been quoted in this Proposal has not been knowingly disclosed by the Proposer and will not knowingly be disclosed by the Proposer, directly or indirectly, to any other Proposer or to any competitor prior to execution of the Agreement; and
- (4) No attempt has been made or will be made by the Proposer to induce any other person or entity to submit or not to submit a Proposal for the purpose of restricting competition.

I hereby affirm under the penalties of perjury that the foregoing statements are true.

Aqua Pennsylvania Wastewater Inc.
Name of Proposer
Marc A. Lucca
Name of Designated Signatory
March &
Signature
President
Title

(Notary Public)

State/Commonwealth of Pennsylvania

County of Montgomery

On this 2 day of May 2020, before me appeared MARC A. LUCCA, who is President of Aqua Pennsylvania Wastewater Inc., a Pennsylvania Corporation, personally known to me to be the person described in and who executed this Non-Collusion Statement and acknowledged that she/he signed the same freely and voluntarily for the uses and purposes therein described.

She/he signed the same freely and voluntarily for the uses and purposes therein described.

In witness thereof, I have hereunto set my hand and affixed my official seal the day and year last written above.

Notary Public in and for the State/Commonwealth of Pennsylvani a

(seal)

Residing at 762 w. Lancaster Ave

Bryn Maur, PA 19010

Commission Number

COMMONWEALTH OF PENNSYLVANIA
NOTARIAL SEAL

Heather S. D. Harrisson, Notary Public Lower Merion Twp., Montgomery County My Commission Expires Feb. 3, 2021 MEMBER, PENNSYLVANIAASSOCIATION OF NOTARIES

Proposal Form 3- Lower Makefield Sewer System RFB Statement of Ownership – Proposer

Name of Proposer: Aqua Pennsylvania Wastewater, Inc.					
Business Address: 762 W. Lancaster Avenue, Bryn Mawr, PA 19010					
Legal Form of Proposer: Corporation					
State of Incorporation or Organization: Pennsylvania					
If not organized in Pennsylvania, is Proposer authorized to do business in Pennsylvania? [] Yes [] No					
List Names and Titles of All Principal Officers and Directors:					
Christopher H. Franklin Daniel J. Schuller Richard S. Fox Matthew R. Rhodes Christopher P. Luning Marc A. Lucca Stan Szczygiel Chief Executive Officer (Officer & Director) EVP, Chief Financial Officer (Officer & Director) EVP, Chief Operating Officer (Officer & Director) EVP, Strategy and Corporate Development (Officer & Director) Strategy and Secretary (Officer & Director) President (Officer & Director) Vice President and Treasurer					
Significant Equity Owners of the Proposer:					
List the names, business addresses and percentage ownership interests of all Persons (individuals or entities) who own, directly or indirectly, 10% or more of the capital stock, units, partnership or membership interests, or other equity interests or securities of the Proposer (including options, warrants and other rights to acquire such equity interests) (the "Significant Equity Owners"). If none, please state "NONE." If one or more such Significant Equity Owner(s) of Proposer is an entity, then list the names and addresses of all Significant Equity Owners of such entity; if none, please state "None." This disclosure shall be continued until names and addresses of every Significant Equity Owners exceeding the ten percent ownership criteria of each entity listed has been identified. Additional pages may be attached.					
Name Address Interest % Aqua Pennsylvania, Inc. 762 W. Lancaster Ave., Bryn Mawr, PA 19010 100%					

Proposal Form 4- Lower Makefield Sewer System RFB Operator Information

If the Proposer is not the Operator, the Proposer must clearly identify the entity or entities that will serve as the Operator under the APA. For the proposed Operator, please provide the following information.

1. Name & Address of Proposed Operator:

PROPOSER IS THE OPERATOR

2. Operator's Primary Representative:

Todd Duerr

3. Operator Experience (if not previously provided in response to the RFQ):

SEE RFQ

4. Operator's References (if not previously provided in response to the RFQ):

SEE RFQ

5. **Material Change:** Any change in condition (financial or otherwise), development, occurrence or circumstance that could be materially adverse to the Operator that has arisen after the date of the RFQ and which would have been responsive to the RFQ if such change, development, occurrence or circumstance had arisen prior to the Proposer's response to the RFQ.

Proposal Form 5- Lower Makefield Sewer System RFB Contract and Lobbvist Disclosure

Proposer hereby certifies that except as listed below, neither Proposer nor any member of Proposer's team has entered into any arrangement with any person or entity involving a finder's fee, fee splitting, firm affiliation or relationship with any broker-dealer, payments to consultants, lobbyists, or commissioned representatives or other contractual arrangements that could present a real or perceived conflict of interest. (If there are no such arrangements, please write NONE)

Name of Person or Entity	Disclosure and Description of Arrangement
None	
	·
	Aqua Pennsylvania Wastewater, Inc.
	Name of Proposer
	Marc A. Lucca
	Name of Designated Signatory
	Wants
	Marce
	Signature
	Signature
	Signature

Proposal Form 6b- Lower Makefield Sewer System RFB NO RATE FREEZE OPTION

Business Proposal

Lower Makefield is considering the elimination of the two-year rate freeze outlined in the APA. For the purposes of Proposal Form 6b please provide your Purchase Price assuming that the two-year rate freeze, outlined in the APA, were not to be imposed by Lower Makefield.

For the purposes of Proposal Form 6b, in Section 2 & Section 3, please provide nonbinding indicative rates that relate to the Purchase Price above (required for a conforming bid). For the indicative rates provided below, please assume subsidization across your existing water/wastewater customers. In addition, please disclose to what degree of subsidization you are assuming in the rates provided below in the comments section below.

Section 1. The amount of the **Maximum** Purchase Price that Proposer offers to pay pursuant to Section 3.01 of the Agreement is:

US \$53,000,000.00

Fifty-Three Million Dollars and Zero Cents United States Dollars.

Section 2. Indicative rates:

2021 \$70.97	2022 \$70.97	2023 \$70.97	2024 \$70.97	2025 \$86.00
2026 \$86.00	2027 \$86.00	2028 \$96.00	2029 \$96.00	2030 \$96.00

Section 3. Based on a purchase price of \$35 million, please provide us with your indicative rates.

2021 \$70.97	2022 \$70.97	2023 \$70.97	2024 \$70.97	2025 \$74.00
2026 \$74.00	2027 \$74.00	2028 \$84.00	2029 \$84.00	2030 \$84.00

Section 4. Additional Bid Qualifications

Check box if you are willing to provide LMT with a Right of First Refusal if you decide to re-sell the system in the future. 1			
Do you require a financing contingency in order to raise the capital to support your stated purchase price?	Check box if LMT will be in its own rate zone/class, post-closing. If so, please provide detail		

¹ Aqua agrees to this provision for a 5-year period from the closing date and subject to terms and conditions. Aqua Pennsylvania has never sold a municipal system after acquisition.

Comments:

Proposers indicative rate design schedule considers a subsidization of approximately 30%.

Proposers indicative rates are based on 4,000 gallons per month.

Proposers indicative rates shown in Section 2 and Section 3 consider the effect of the allocation of cost of service amongst the Proposer's entire customer base and is consistent with the Proposer's historical experience in rate design as presented to the Pennsylvania Public Utility Commission.

Any and all future rate changes are subject to PUC review and approval.

Proposers should ensure that the written and numerical Purchase Price in this Business
Proposal exactly match. Should this not be the case, the binding Purchase Price will be assumed
to be the lower of the two Purchase Price numbers.

Aqua Pennsylvania Wastewater, Inc.

Name of Proposer

Marc A. Lucca

Name of Designated Signatory

Signature

Respondent: William C. Packer

Vice President – Regulatory Accounting and Regional Controller of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Costs/Benefits

14. Provide a copy of the Buyer's offer to purchase the Seller's system and the

Seller's response to that offer.

Response: Please see the response to SDR-13 for the Company's response to the Request For

Bids. Please see the attachment to SDR-14 for Lower Makefield Township's

ordinance approving the sale of its system to the Company.

RESOLUTION NO. 2421 A RESOLUTION OF THE TOWNSHIP OF LOWER MAKEFIELD APPROVING THE SALE OF SANITRY SEWER SYSTEM TO AQUA PENNSYLVANIA WASTEWATER, INC.

WHEREAS, the Township of Lower Makefield ("Township"); by and through its Board of Supervisors ("Board"), staff and consultants, has engaged in a process of evaluating the Township's sanitary sewer system, and potential disposition of the system; and

WHEREAS, on April 3, 2019, the Board publicly entered into an agreement with PFM Financial Advisors LLC ("PFM") for a "Phase I" evaluation to perform an analysis of estimated values of the Township's sanitary sewer system; and

WHEREAS, on June 27, 2019, PFM presented the Phase I evaluation results to the Township Authority board; and

WHEREAS, on July 3, 2019, PFM presented the Phase I evaluation results to the Board and the Board publicly entered into an agreement with PFM for "Phase II and III" evaluations and services, in which PFM agreed to undertake outreach to potential investors and/or wastewater utility system operators to confirm market interest in the Township's sanitary sewer system, establish a transaction timeline, and identify key issues related to the marketability of the assets; and

WHEREAS, on July 29, 2019, PFM distributed a Request For Qualifications ("RFQ") to over 100 potentially qualified investors and/or wastewater utility system operators and on August 8, 2019 the Township received responses to the RFQ from four investors and/or wastewater utility system operators; and

WHEREAS, on August 27-28, 2019, Township management and PFM met in person and separately with each of the four RFQ respondents to interview the respondents, discuss the substance of a potential transaction and to provide the respondents with a tour the Township's sanitary sewer system; and

WHEREAS, on October 19, 2019, the Board publicly entered into an agreement with special regulatory legal counsel to assist in the evaluation and transactional phases, and with forward-looking Public Utility Commission assistance as may be needed; and

WHEREAS, from December 2019 to February 2020, the Township, PFM and special regulatory counsel coordinated a Request For Indicative Bids/Terms with the four qualified respondents in order to enable the Board to thoroughly understand the key terms of any potential transaction, including indicative purchase price and indicative customer rates; and

WHEREAS, on May 5, 2020, following pre-qualifications of interested purchasers solicitation of indicative bids/terms, PFM released of a Request For Bids for the potential sale of Township sanitary sewer system; and

WHEREAS, on May 29, 2020, the Township received compliant bids (collectively, the "Bids") for the purchase of the Township sanitary sewer system from Pennsylvania American Water Company ("PAWC"), and Aqua Pennsylvania Wastewater, Inc. ("Aqua") and Bucks County Water and Sewer Authority; and

WHEREAS, on June 17, 2020, the Board conducted a public meeting regarding the reasons for and alternatives considered to the sale of the Township sanitary sewer system, including presentations by the Township Manager and PFM and several comments from the public; and

WHEREAS, on June 29, 2020, the Township conducted additional and final discussions with PAWC and Aqua to ensure all questions raised at and after the June public meeting were addressed; and

WHEREAS, the Board, after careful consideration of the Bids, in consultation with PFM and special regulatory counsel and after public participation, determines that the sale of the Township sanitary sewer system, in accordance with the Bids, is in the best interest of the Township, its residents, taxpayers and ratepayers.

NOW THEREFORE BE IT RESOLVED, this 13th day of August, 2020, that the Township of Lower Makefield Board of Supervisors accepts and award the Bid to Aqua Pennsylvania Wastewater, Inc., for the purchase of the Township sanitary sewer system, in the total amount of \$53,000,000, as detailed in this Resolution and in accordance with the Bid and bid documents; and enters into the Asset Purchase Agreement set forth in the bid documents; and

NOW THEREFORE BE IT FURTHER RESOLVED, that the Township of Lower Makefield Board of Supervisors authorizes PFM, Township staff, special regulatory counsel, the Township Solicitor and Township Engineer, and related consultants to take all steps necessary to effectuate the award; to execute, deliver and perform the Asset Purchase Agreement, and all related agreements and documents necessary to close the sale transactions in an efficient and expeditious manner; and to proceed with all necessary regulatory and related submissions necessary to effectuate the sale; and

NOW THEREFORE BE IT FURTHER RESOLVED that the Township bid package, the Bid submitted by Aqua Pennsylvania Wastewater, Inc. and the Asset Purchase Agreement, all as referenced in this Resolution, are incorporated by reference as though fully set forth herein.

RESOLVED, this 13th day of August 2020.

BOARD OF SUPERVISORS OF LOWER MAKEFIELD TOWNSHIP

Fredric K Weiss, Chair

OMC\4837-0387-3473.v3-8/12/20

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP

Section 1329 Application Standard Data Requests

Appraisals

- 15. For each UVE in this case, please provide the following, if not already provided:
 - a. A list of valuations of utility property performed by the UVE;
 - b. A list of appraisals of utility property performed by the UVE
 - c. A list of all dockets in which the UVE submitted testimony to a public utility commission related to the appraisal of utility property; and
 - d. An electronic copy of or electronic link to testimony in which the UVE testified on public utility fair value acquisitions in the past two years.

Response: <u>Harold Walker III</u>:

- a. Please see Mr. Walker's Curriculum Vitae attached as Appendix A to Mr. Walker's direct testimony, included as Exhibit X to the Application (Aqua Statement No. 4). Starred items represent dockets where Mr. Walker presented testimony related to the appraisal of utility property.
- b. Please see Mr. Walker's response to a. above.
- c. Please see Mr. Walker's response to a. above.
- d. In the past two years, Mr. Walker submitted testimony in the below dockets. Links to the dockets where Mr. Walker testified are below:
 - i. Limerick Township A-2017-2605434
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2017-2605434
 - ii. Mahoning Township A-2018-3003519
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2018-3003517
 - iii. Mahoning Township A-2018-3003517
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2018-3003517
 - iv. East Bradford Township A-2018-3001582

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP

Section 1329 Application Standard Data Requests

- http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D ocket=A-2018-3001582
- v. Exeter Township A-2018-3004933 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D ocket=A-2018-3004933
- vi. Cheltenham Township A-2019-3008491
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2019-3008491
- vii. East Norriton A-2019-3009052 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D ocket=A-2019-3009052
- viii. Kane Borough Authority A-2019-3014248
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2019-3014248
- ix. Delaware County Regional Water Quality Control Authority A-2019-3015173
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D
 ocket=A-2019-3015173
- x. Borough of Royersford A-2020-3019634 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D ocket=A-2020-3019634
- xi. Valley Township A-2020-3019859 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?D ocket=A-2020-3019859
- xii. Valley Township A-2020-3020178 https://www.puc.pa.gov/docket/A-2020-3020178
- xiii. Upper Pottsgrove Township A-2020-3021460 https://www.puc.pa.gov/docket/A-2020-3021460

Jerome C. Weinert:

- a. Please see Mr. Weinert's Curriculum Vitae attached as Appendix A to Exhibit Y of the Application, direct testimony of Jerome C. Weinert (Aqua Statement No. 5).
- b. Please see Mr. Weinert's response to a., above.

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP

Section 1329 Application Standard Data Requests

- c. Please see the below list of dockets that Mr. Weinert submitted testimony to a public utility commission related to the appraisal of utility property:
 - A-2016-2580061 New Garden
 - A-2017-2606103 McKeesport
 - A-2018-3001582 East Bradford
 - A-2018-3002437 Sadsbury
 - A-2018-3004933 Exeter
 - A-2019-3006880 Steelton
 - A-2019-3008491 Cheltenham
 - A-2019-3009052 East Norriton
 - A-2020-3019634 Borough of Royersford
 - A-2019-3014248 Kane Borough
 - A-2020-3019859 Valley Township
 - A-2020-3020178 Valley Township
 - A-2020-3021460 Upper Pottsgrove Township
- d. In the past two years, Mr. Weinert submitted testimony in the below dockets. Links to the dockets where Mr. Weinert testified are below:
 - i. Steelton Borough A-2019-3006880 https://www.puc.pa.gov/docket/A-2019-3006880
 - ii. Cheltenham Township A-2019-3008491 https://www.puc.pa.gov/docket/A-2019-3008491
 - iii. East Norriton Township A-2019-3009052 https://www.puc.pa.gov/docket/A-2019-3009052
 - iv. Kane Borough A-2019-3014248 https://www.puc.pa.gov/docket/A-2019-3014248
 - v. Borough of Royersford A-2020-3019634
 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?
 Docket=A-2020-3019634
 - vi. Valley Township A-2020-3019859 http://www.puc.state.pa.us/about_puc/consolidated_case_view.aspx?
 Docket=A-2020-3019859
 - vii. Valley Township A-2020-3020178 https://www.puc.pa.gov/docket/A-2020-3020178
 - viii. Upper Pottsgrove Township A-2020-3021460 https://www.puc.pa.gov/docket/A-2020-3021460

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Appraisals

16. Please explain each discount rate used in the appraisals, including explanations of

the capital structure, cost of equity and cost of debt. State the basis for each input. Provide all sources, documentation, calculations and/or workpapers used in

determining the inputs.

Response: <u>Harold Walker III</u>:

Please see the direct testimony of Harold Walker III, included as Exhibit X to the Application (Aqua Statement No. 4) at p. 19-20, Exhibit Q to the Application (Gannett Appraisal), and **CONFIDENTIAL** Gannet electronic workpapers.

Jerome C. Weinert:

Please see the direct testimony of Jerome C. Weinert, Application Exhibit Y (Aqua Statement No. 5) at p. 11-13. Information on the discount rate can also be found in Application Exhibit No. R (AUS Appraisal), the section entitled "Cost of Capital / Required Return".

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Appraisals

17. Please explain whether the UVE used replacement cost or reproduction cost and why that methodology was chosen.

Response: <u>Harold Walker III</u>:

Gannett Fleming used the original cost new (OCN) to calculate the trended original cost (TOC) measures, or the reproduction cost of the depreciable assets by multiplying the OCN by specific cost indices. We converted reproduction cost new to replacement cost new (RCN) after factoring in obsolescence. We used the TOC method because the mandated use of the Engineering Assessment's original cost essentially dictates the use of TOC over the reproduction cost or the replacement cost methods. Please see the direct testimony of Harold Walker III, included as Exhibit X to the Application (Aqua Statement No. 4) at p. 16-17 for an explanation of why this method was chosen.

Jerome C. Weinert:

AUS Consultants used replacement cost. Please see the direct testimony of Jerome C. Weinert, Application Exhibit Y (Aqua Statement No. 5) at p. 6 for an explanation of why the replacement cost was chosen.

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Appraisals

18. Please provide a copy of the source for the purchase price and number of

customers for each comparable acquisition used in the appraisals.

Response: <u>Harold Walker III</u>:

Please see pages 44 to 73 and pages 87 to 90 of Exhibit 20 (workpapers) from Exhibit Q to the Application (Gannett Appraisal) for the source for the purchase price and number of customers for each comparable acquisition used in the Gannett Appraisal.

Jerome C. Weinert:

The source of the purchase prices used in the comparable sales approach to the Market Approach was the Asset Purchase Agreements in those transactions. Please see SDR-18 Attachment 1 for excerpts from those Agreements. Mr. Weinert did not consider number of customers in his comparable sales approach to the Market Approach. Mr. Weinert compared purchase price to original cost less depreciation and to replacement cost new less depreciation in the comparable sales approach.

Pennsylvania Section 1329 Water and Wastewater Transactions

Utility System	Acquirer	Date	Purchase Price \$ 29,500,000		
New Garden Sewer System	Aqua Pennsylvania (Aqua PA)	August 2016			
McKeesport Wastewater	Pennsylvania American (PAWC)	September 2016	156,000,000		
Limerick Wastewater	Aqua PA	November 16,2016	75,100,000		
East Bradford Wastewater	Aqua PA	December 20, 2017	5,000,000		
Sadsbury Wastewater	PAWC	September 5, 2017	9,500,000		
Mahoning Water	SUEZ	April 20, 2018	4,734,800		
Mahoning Wastewater	SUEZ	April 20, 2018	4,765,200		
Steelton Water	PAWC	November 14, 2018	22,500,000		
Exeter Wastewater	PAWC	May 28, 2018	96,000,000		
Cheltenham Wastewater	Aqua PA	June 2018	50,250,000		
East Norriton Wastewater	Aqua PA	October 29, 2018	21,000,000		
Kane Wastewater	PAWC	September 30, 2018	17,560,000		
Royersford Wastewater	PAWC	December 10, 2019	13,000,000		
Valley Water	PAWC	December 17, 2019	7,325,000		
Valley Wastewater	PAWC	December 17, 2019	13,950,000		
DELCORA	Aqua PA	September 17, 2019	276,500,000		
Upper Pottsgrove	PAWC	April 28, 2020	13,750,000		

SDR 18 Attachment 1 Page 1 of 35

5:\water industry\Lower Makefield Township Sewer Authority\Lower Makefield Report & Testimony\Lower Makefield Wastewater Collection System Valuation as of 6-30-2020 - Created 3-11-2021

Lower Makefield Township Bucks County PA Wastewater Collection System and Purchased Treatment Capacity Investor-Owned Utility As of September 17, 2020

Comparable Sales Approach

Market Sales Data

									OCA			AUS
								Number of	Market	Relationship to the	Average Purchase	Market
	Approximate						Final Purchase	Total	Value per	passage of Section	Price per	Value per
RowID	Date	Buyer	Seller	County	Type of Facility Wastewater	Initial Purchase Price	Price ¹	Customers	customer	1329	Customer	customer
					Collection and							
1	6/1/2016	PA American Water	City of McKeesport	Allegheny	Treatment	180,000,000	159,000,000	21,953	7,197	Past	7,242.75	7,243
					Wastewater							
					Collection and Paid for and Owned							
2	8/1/2016	Aqua PA	New Garden Twp. SA	Chester	Treatment	29,500,000	29,500,000	2,106	14,008	Post	14.007.60	44000
3	12/1/2017	Aqua PA	Limerick Township	Montgomery	Heatment			•			14,007.60	14,008
•	12, 4,201,	Aqua (A	Entire ick rownsnip	Montgomery	Wastewater	64,373,000	64,373,000	5,434	11,846	Post	9,264	11,846
					Collection and paid							
					for treatment							
4	12/10/2017	Aqua PA	East Bradford Township	Chester	Capacity	5,000,000	5,000,000	1,248	4,006	Post	4,006,41	4,006
											7	,,
					Water Treatment and							
5		SUEZ	Mahoning	Carbon	Distribution System	4,734,800	4,734,800	2,806		Post		1,687
					Wastewater							
6		SUEZ	Mahoning	Carbon	Collection and Treatment	4.765.200	4 765 300	2 000		2		
		JOLE	HIGHNAINIE	Carbon	Wastewater	4,765,200	4,765,200	2,806		Post		1,698
7	6/1/2018	Aqua PA	Cheltenham	Montgomery	Collection	50,250,000	50,250,000	10,500		Post	4,785.71	4,786
				,	Water Distribution	, ,	• •	,		11	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,7.52
8	11/14/2018	PA American Water	Steelton	Dauphin	and Treatment	22,500,000	21,750,000	2,325		Post	9,354.84	9,355
					Wastewater							
9		PA American Water	Sadsbury	Chester	Collection	9,250,000	8,600,000	998		Post	8,617.23	8,617
					Wastewater Collection and							
10	5/28/2018	PA American Water	Exeter	Berks	, Treatment	96,000,000	96,000,000	9,000		Post	10,666.67	10.667
	-,,			DELING	Wastewater	30,000,000	30,000,000	3,000		POST	10,000.07	10,667
11	10/29/2018	Aqua PA	East Norriton	Montgomery	Collection	21,000,000	21,000,000	4,950		Post	4,242.42	4,242
					Wastewater		,,	-,			,	.,
					Collection and							
12	9/30/2018	PA American	Kane	McKean	Treatment	17,560,000	17,560,000	2,006		. Post	8,753.74	8,754
					Wastewater							
1,3	17/10/2010	PA American	Royersford		Collection and Treatment	12 000 000	43 000 000					
1,3	12/10/2019	FA American	Royersioru	Montgomery	reatment	13,000,000	13,000,000	1,596		Post	8,145.36	8,145
					Water Treatment and							
14	12/17/2019	PA American	Valley	Chester	Distribution System	7,325,000	7,325,000	1,459		Post	5,020.56	5,021
					Wastewater						•	,
15	12/17/2019	PA American	Valley	Chester	Collection System	13,950,000	13,950,000	1,644		Post	8,485.40	8,485
			Delaware County Regional		Wastewater							
16	12/31/2019	A DA	Water Quality Authority	5 1	Collection and							
10	12/31/2013	Aque FA	(DELCORA)	Delaware	Treatment Wastewater	276,500,000	276,500,000	16,473		Post	16,785.04	16,785
17	4/28/2020	PA American Water	Upper Pottsgrove	Montgomery	Collection	13,750,000	13,750,000	1,428		Post	9,628.85	9,629
			Notes:			25,, 55,000	10,730,000	1,720		FUSE	3,020.03	2,023

¹ Final Purchase Price reflects the agreed upon purchase price achieved to settled the acquistion application

ASSET PURCHASE AGREEMENT

Between

NEW GARDEN TOWNSHIP

And

NEW GARDEN TOWNSHIP SEWER AUTHORITY

And

AQUA PENNSYLVANIA WASTEWATER, INC.

August _____, 2016

Asset Purchase Agreement



- b. The purchase price for the Assets will consist of payment of Twenty-nine Million Five Hundred Thousand Dollars (\$29,500,000.00) (the "Purchase Price") to be paid by Buyer at Closing in one lump sum payment of immediately available funds. Buyer and Seller agree that the results of the appraisals pursuant to Act 12 (as defined herein) shall have no effect on the Purchase Price.
- c. Buyer also agrees to contribute Twenty Thousand Dollars (\$20,000.00) toward Seller's closing costs.

2.6 Assumption of Liabilities and Contracts

- a. Buyer will (a) satisfy and comply with all conditions and requirements of the permits specified in <u>Schedule 2.6(a)</u> upon transfer of such permits to Aqua.
- b. Seller and Buyer shall: (I) obtain consents to the assignment of the contracts listed on Schedule 2.6(b), section I from all parties to said contracts if required by the terms of the respective contracts; and (II) arrange for the termination or amendment of the contract listed on Schedule 2.6(b), section II and the execution of a new agreement or, in the case of an amendment, an assignment, that is agreeable to Aqua in its sole discretion, with any such new agreement to replace the terminated contract. The contracts listed on Schedule 2.6(b) are collectively referred to herein as the "Assumed Liabilities".
- c. Seller hereby acknowledges that, following the effective time of Closing, Aqua shall be responsible for the provision of wastewater service to the customers of Seller.
- d. All other liabilities and obligations of Seller shall remain the sole responsibility of Seller. Other than the Assumed Liabilities, Buyer shall not assume and shall not be liable for, and Seller shall indemnify and hold harmless Aqua and its officers, employees and agents from and against, any and all liabilities or obligations of Seller of any nature whatsoever whether express or implied, fixed or contingent, known or unknown at the time of Closing.

3. CLOSING

Closing hereunder (the "Closing") shall take place at the offices of Lamb McErlane PC located at 24 E. Market St., West Chester, PA 19381 or other mutually agreed upon location, commencing at 10:00 a.m. local time, on the later to occur of: (i) one hundred fifty (150) days from the date Seller accepts Buyer's offer, as evidenced by the date of Seller's execution of this Agreement, and (ii) forty-five (45) days (a) after receipt of the last required unappealed regulatory approval of the transactions contemplated herein and (b) fulfillment of all conditions precedent under Section 4 hereof. Seller may terminate this Agreement should Buyer fail to obtain unappealed regulatory approval of the transactions contemplated herein within 365 days of the Effective Date, unless mutually extended in writing. The date of the Closing is referred to herein as the "Closing Date". The effective time of the Closing shall be 12:01 a.m. on the day following the Closing Date.

ASSET PURCHASE AGREEMENT

By and Among

THE CITY OF MCKEESPORT,

THE MUNICIPAL AUTHORITY OF THE CITY OF MCKEESPORT

AS SELLER

and

PENNSYLVANIA AMERICAN WATER COMPANY

AS BUYER

Dated as of September ____, 2016

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Execution Copy

not set forth on Schedule 4.15 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary or useful to the operation of the System, the Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract shall be deemed an Assigned Contract for all purposes hereunder.

From the date of this Agreement until the Closing Date, the Seller shall collect accounts receivable and pay accounts payable in the ordinary course and in a manner consistent Katockon with its past practices.

ARTICLE III.

ESCROW AND PURCHASE PRICE

Section 3.01. Escrow Amount At Closing, Seven Million Eight Hundred Thousand Dollars (\$7,800,000) of the Purchase Price (defined below) shall be deposited in escrow (the "Escrow Fund") with the Escrow Agent pursuant to an escrow agreement in the form of Exhibit A by and among the Seller, the City, the Buyer and the Escrow Agent (the "Closing Escrow Agreement") to provide for any indemnification claims of the Buyer due and payable by the Seller pursuant to Section 8.02 herein; provided, however, that the Escrow Fund shall be released to the Seller or the City (in accordance with the Closing Escrow Agreement) on the Escrow Release Date, except for any amount reasonably required to cover any indemnification claim made by the Buyer prior to such date.

Section 3.02. Purchase Price. The purchase price for the Acquired Assets shall be One Hundred Fifty-Six Million Dollars (\$156,000,000) or the final appraised value as determined under 66 Pa.C.S. Section 1329, whichever is higher (the "Purchase Price") which shall be paid as follows:

- Within five (5) Business Days of the Effective Date, Buyer shall deposit Five Million Dollars (\$5,000,000) of the Purchase Price, payable to the City in immediately available funds (the "Signing Cash Deposit"), subject to Section 14.02 and secured by the City with a duly executed note (the "Deposit Note"), in the form attached hereto as Exhibit B;
- Within five (5) Business Days of receipt of written notice from the City that it has due and owing specific payables which meet the definition of Appropriate Use, such payables meet or exceed the amount set forth below and such payables are specifically identified in said notice, but in any case not prior to January 15, 2017, Buyer shall deposit Two Million Dollars (\$2,000,000) of the Purchase Price, payable to the City in immediately available funds (the "2017 Cash Deposit" and together with the Signing Cash Deposit, the "Deposits"), subject to Section 14.02 and secured by the City with the Deposit Note.
- At Closing, Buyer shall (i) provide for payment in full the total amount of Outstanding Indebtedness (less any amounts of Outstanding Indebtedness actually assumed by

- 17 -

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EXECUTION VERSION

ASSET PURCHASE AGREEMENT

By and Between

Limerick Township, Montgomery County

As Seller

and

Aqua Pennsylvania Wastewater, Inc.

As Buyer

Dated as of November 6, 2016

119207531 fr

Parties the economic and, to the extent permitted under applicable Law, operational equivalent of the transfer of such Nonassignable Asset to Buyer at the Closing and the performance by Buyer of its obligations with respect thereto, and so long as the Seller transfers and turns over all economic and beneficial rights with respect to each such Nonassignable Asset, Buyer shall, to the extent permitted under applicable Law and the terms of any applicable contract that constitutes a Nonassignable Asset, as agent or subsontractor for the Seller, pay, perform and discharge the fiabilities and obligations of the Seller thereunder from and after the Closing Date, but only to the extent that such liabilities and obligations would constitute Assumed Liabilities if the applicable consent or approval had been obtained on or prior to the Closing Date and such Nonassignable Asset had been assigned to Buyer at Closing. To the extent permitted under applicable Law, the Seller shall, at Buyer's expense, hold in trust for and pay to Buyer promptly upon receipt thereof, such Nonassignable Asset and all income, proceeds and other monies received by the Seller with respect to such Nonassignable Asset in connection with the arrangements under this Article II.

- (c) If, following the date hereof and prior to the Closing, Buyer identifies any contract to which the Seller is a party which is not identified on Schedule 4.15 as an Assigned Contract as of the date hereof, and Buyer reasonably determines such contract is necessary to the operation of the System, Buyer shall give notice of such determination to the Seller and the Seller shall, promptly following receipt of such notice, deliver to Buyer an updated Schedule 4.15 identifying such contract, and such contract shall thereafter constitute and be deemed an Assigned Contract for all purposes hereander.
- (d) In the event that, during the twelve (12) month period following the Closing, Buyer identifies any contract to which the Seller was a party as of the Closing and which (i) was not set furth on or properly identified on Schedule 4.15 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary to the operation of the System, the Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further nots, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract shall be deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

PURCHASE PRICE AND ADDITIONAL CONSIDERATION

Section 3.01. <u>Purchase Price and Additional Consideration</u>. The purchase price for the Acquired Assets shall be Severny-Five Million One Fundred Thousand Dollars (\$75,100,000) (the "<u>Purchase Price</u>") which shall be paid as follows at Closing:

- (a) Buyer shall (i) provide for the payment in full the total amount of Outstanding Indebtedness; and
- (b) Subject to any adjustment in Purchase Price resulting from the proration procedures set forth in Section 3.01(c), Buyer shall pay to the Seller at Closing by wire transfer

- 14 -

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vu.cl-

ASSETS PURCHASE AGREEMENT Between EAST BRADFORD TOWNSHIP And AQUA PENNSYLVANIA WASTEWATER, INC.

December 20 , 2017

826500.DOC 1

Asset Purchase Agreement

Page 1 of 39

SDR 18 Attachment 1

Page 9 of 35

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within thirty (30) days after receipt thereof.

1.4 Excluded Assets

The Assets shall not include any of the following (collectively, the "Excluded Assets"):

- a. Any and all customer service laterals that run from the curb area (or edge of road or right-of-way) to each of the individual customer's residences or structures.
- b. Any and all piping and fixtures internal to each of the individual customer's residences or structures.
- c. Any of Seller's cash, investments, cash equivalents and accounts, including without limitation any accounts receivable or unbilled charges for Services furnished for periods prior to and up to the Closing Date.
- d. The real and personal property, including the improvements on said real property, described in **Schedule 1.4**.
 - e. Any other asset, property, easement or interest as is shown in Schedule 1.4.

1.5 Consideration

The FIVE aggregate cash purchase for the Assets is price MILLION U.S. Dollars (\$5,000,000,00)(the "Purchase Price"). Purchase Price shall be paid by Buyer at Closing, by wire transfer of immediately available funds to Seller.

Buyer and Seller agree to utilize the procedures under Act 12 of 2016, 66 Pa. C.S. § 1329 ("Section 1329") in completing this transaction.

Buyer agrees to and shall (i) assume at Closing the Assumed Liabilities (hereinafter defined), and (ii) pay at Closing Selier's actual, out-of-pocket costs incurred for services performed, excluding attorneys' fees, after the date of this Agreement in order to comply with the PUC Implementation Order, provided such costs do not relate to the Original Cost Study or any update thereto, and further provided such costs do not relate to the preparation and completion of the Seller's Utility Valuation Expert appraisal report and any additional work by the Seller's Utility Valuation Expert necessary to assist in the processing and prosecution of the application to the Pennsylvania Public Utility Commission ("PUC") in regard to this transaction under Section 1329. Buyer and Seller will be responsible for the costs associated with their respective Utility Valuation Experts. Buyer and Seller agree that the costs associated with the licensed engineer to develop and finalize the Engineer's Assessment will be paid fifty percent (50%) by Buyer and fifty percent (50%) by Seller.

Upon its execution and delivery of this Agreement to the Seller, the Buyer shall obtain a performance bond equal to ten percent (10%) of the Purchase Price (the "Bond"). The Bond

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Asset Purchase Agreement

Page 5 of 39

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of SUEZ Water Pennsylvania Inc., :
Pursuant to the Pennsylvania Public Utility Code, :

66 Pa. C.S. § 1102(a), and 66 Pa. C.S. § 1329

For approval of 1) the transfer, by sale, of

Substantially all of the Township of Mahoning's :

Assets, properties and rights related to its

Wastewater collection and conveyance system to

SUEZ Water Pennsylvania Inc., and 2) the rights

Of SUEZ Water Pennsylvania Inc., and 2) the rights

Of SUEZ Water Pennsylvania Inc. to begin to Offer or furnish Wastewater collection and

Conveyance service to the public in portions of the :

Conveyance service to the public in portions of the

Townships of Mahoning, Cooper and Valley, Montour County, Pennsylvania

Application of SUEZ Water Pennsylvania Inc.,

Pursuant to the Pennsylvania Public Utility Code,

66 Pa. C.S. § 1102(a), and 66 Pa. C.S. § 1329

For approval of 1) the transfer, by sale, of

Substantially all of the Township of Mahoning's Assets, properties and rights related to its water

Distribution system to SUEZ Water

Pennsylvania Inc., and 2) the rights of SUEZ Water:

Pennsylvania Inc. to begin to offer or furnish

Water distribution service to the public in

Portions of the Townships of Mahoning, Cooper

And Valley, Montour County, Pennsylvania :

A-2018-3003517

A-2018-3003519

RECOMMENDED DECISION

Before Joel H. Cheskis Deputy Chief Administrative Law Judge

SDR 18 Attachment 1 Page 11 of 35

this issue is ripe for review and does not construe the Joint Petitioners' assent to this term to operate as their preapproval of SUEZ Water Pennsylvania Inc.'s request.

- 9. That SUEZ Water Pennsylvania Inc. may defer depreciation related to post-acquisition improvements not recovered through the DSIC for book and ratemaking purposes. The Commission recognizes that the Joint Petitioners reserve their rights to litigate their positions fully in future rate cases when this issue is ripe for review and does not construe the Joint Petitioners' assent to this term to operate as their preapproval of SUEZ Water Pennsylvania Inc.'s request.
- 10. That, pursuant to 66 Pa. C.S. § 1329(d)(iv), SUEZ Water Pennsylvania Inc. may include, in its next base rate case, a claim for transaction and closing costs related to the acquisition of the Mahoning water and wastewater systems. The Commission recognizes that the Joint Petitioners reserve their rights to litigate their positions fully in future rate cases when this issue is ripe for review and does not construe the Joint Petitioners' assent to this term to operate as their preapproval of SUEZ Water Pennsylvania Inc.'s request.
- 11. That the Commission's Secretary's Bureau shall issue Certificates of Filing or approvals for the following agreements between SUEZ Water Pennsylvania Inc. and a municipal corporation:
 - (1) Asset Purchase Agreement Between Township of Mahoning and SUEZ Water Pennsylvania Inc., dated April 20, 2018;
 - (2) Water Service Agreement dated July 9, 2001, between Danville Municipal Authority and Mahoning Township Authority;
 - (3) Service Agreement dated October 17, 2005 between Valley Township and Mahoning Water Authority;
 - (4) Connection and Conveyance Agreement dated October 16, 2017 between the Township of Mahoning and Cooper Township Municipal Authority;
 - (5) Service Agreement dated October 17, 2005 between Valley Township and Mahoning Sewer Authority;

- 13. SWPA was notified by Mahoning that SWPA was selected as the successful bidder for the Systems, and Mahoning sent a draft asset purchase agreement to SWPA for review and comment. SWPA Statement No. 1 p. 9.
- 14. The final asset purchase agreement ("APA") was signed on April 20, 2018. SWPA Statement No. 1 p. 9.
- 15. The APA sets forth the terms and conditions pursuant to which Mahoning will sell, and SWPA will purchase, substantially all assets, properties and rights that Mahoning owns and uses in connection with the Systems. Under the APA, the closing of the Transaction will occur after the receipt of all applicable governmental approvals, including approvals from the Commission, and after all applicable conditions have been met (or waived) by the parties. SWPA Statement No. 1 p. 10.
- 16. Upon closing of the Transaction, SWPA will take ownership of the Systems and begin rendering water distribution and wastewater collection and conveyance services to Mahoning's current customers and Mahoning will permanently discontinue providing or furnishing water distribution and wastewater collection and conveyance service to the public. SWPA Statement No. 1 p. 10.
- 17. The negotiated purchase price is \$9,500,000 for both the Water System and the Wastewater System. SWPA has allocated \$4,734,800 of the negotiated purchase price to the Water System and \$4,765,200 of the negotiated purchase price to the Wastewater System. SWPA Statement No. 1 pp. 11-12.

D. The Application and the Utility Valuation Expert ("UVE") Appraisals

18. On July 20, 2018, SWPA filed an application with the Commission to acquire the Water System (the "Water Application") and an application to acquire the Wastewater System ("Wastewater Application") (together, the "Applications"). Water

ASSET PURCHASE AGREEMENT

BETWEEN

TOWNSHIP OF SADSBURY

AND

PENNSYLVANIA-AMERICAN WATER COMPANY

SEPTEMBER <u>5</u>, 2017

- (c) Any and all grinder pumps, piping and fixtures located at the curb-line or edge-of-the road to and throughout the customer's property and included as components of the Customer Sewer Laterals;
- (d) Any and all stormwater system facilities including, but not limited to: (a) facilities located on, in, within, or under the real property, including easements, that is a part of the Assets, (b) facilities that are connected to the System and located within the public rights-of-way and (c) facilities or assets used in the operation of a municipal separate stormwater system;
- (e) Seller's cash on hand on the date of Closing and Seller's account receivables related to the System for services rendered through the close of business on the Closing Date;
- (f) All rights of Seller under this Agreement and related Bill of Sale and Assignment of Contracts Agreement as it pertains to the transfer and sale herein contemplated; and
 - (g) the specific assets, properties and rights of Seller set forth on Schedule 13.
- 1.4 <u>Accounts Receivable</u>. Accounts receivable for wastewater services related to the System rendered through the close of business on the Closing Date shall be excluded assets as per Section 1.3, and accounts receivable for wastewater services related to the System rendered thereafter shall belong to PAWC.

ARTICLE 2 PURCHASE PRICE

5-06-017

2.1 <u>Purchase Price for the Assets.</u>

- (a) Upon its execution and delivery of this Agreement to the Seller, PAWC shall remit a deposit of THIRTY SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$37,500.00) (i) which shall be retained by Seller in the event that the Closing does not occur for any reason other than Seller's default under this Agreement or a failure of a condition precedent under Section 8.1 below, and (ii) which, in the event of Closing, shall be applied to the Purchase Price.
- (b) Subject to the terms and conditions of this Agreement, the purchase price (the "Purchase Price") for the Assets shall be NINE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$9,500,000.00). The parties agree that the Purchase Price represents the "negotiated purchase price" for such Assets, pursuant to the valuation process set forth in Section 1329 of the Public Utility Code, 66 Pa.C.S. § 1329. The Purchase Price shall be payable directly to Seller on the Closing Date by wire transfer or by corporate check, at Seller's discretion.
- Use of Fair Market Valuation Process. Following the execution of this Agreement, PAWC and Seller shall each take such any and all further actions as are necessary to invoke, commence and complete the fair market valuation process set forth in Section 1329 of the Public Utility Code, 66 Pa.C.S. § 1329. Without limiting the generality of the foregoing, PAWC and Seller have each engaged a utility valuation expert from the list of such experts maintained by the Pennsylvania Public Utility Commission ("PUC") and have jointly selected and engaged a licensed engineer for the purposes set forth in Section 1329(a)(4) of the Public Utility Code, 66 Pa.C.S. § 1329(a)(4). The final reports of each of the two utility valuation experts are attached as Schedule 2.2. All costs and expenses associated with the utility valuation experts shall be the responsibility of the party engaging such expert. All costs and expenses associated with the licensed engineer jointly selected by the parties were shared equally between PAWC and Seller prior to the execution of this Agreement PAWC

EXECUTION COPY

ASSET PURCHASE AGREEMENT

By and Between

Steelton Borough Authority

As Seller

and

Pennsylvania-American Water Company As Buyer

Dated as of November 14, 2018

SDR 18 Attachment 1

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the Seller with respect to such Nonassignable Asset in connection with the arrangements under this Article II.

- If, following the date hereof and prior to the Closing, Buyer identifies any (c) contract to which the Seller is a party which is not identified on Schedule 4.15 as an Assigned Contract as of the date hereof, and Buyer reasonably determines such contract is necessary to the operation of the System, Buyer shall give notice of such determination to the Seller and the Seller shall, promptly following receipt of such notice, deliver to Buyer an updated Schedule 4.15 identifying such contract, and such contract shall thereafter constitute and be deemed an Assigned Contract for all purposes hereunder.
- In the event that, during the twelve (12) month period following the Closing. Buyer identifies any contract to which the Seller was a party as of the Closing and which (i) was not set forth on or properly identified on Schedule 4.15 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary to the operation of the System, the Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract shall be deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

PURCHASE PRICE

Section 3.01 Purchase Price.

- Purchase Price for the Assets. Subject to the terms and conditions of this Agreement, the purchase price ("Purchase Price") for the Acquired Assets shall be Twenty Two Million Five Hundred Thousand Dollars (\$22,500,000). The Purchase Price shall be payable directly to seller on the Closing Date by wire transfer.
- Use of Fair Market Valuation Process. Following the execution of this Agreement, Buyer and Seller shall each take such actions as are necessary to invoke, commence and complete the fair market valuation process set forth in Section 1329 of the Public Utility Code, 66 Pa.C.S. §1329. Without limiting the generality of the foregoing, Buyer and Seller shall each engage a utility valuation expert other than HRG from the list of such experts maintained by the PaPUC and shall jointly utilize HRG, a licensed engineer for the purposes set forth in Section 1329(a)(4) of the Public Utility Code, 66 Pa.C.S. §1329(a)(4). All costs and expenses associated with the licensed engineer jointly utilized by the parties shall be shared equally between the Buyer and Seller. Seller agrees that Buyer shall prosecute an application for approval of the transaction contemplated by this Agreement and Buyer agrees that: (1) Seller has the right to intervene and participate in any regulatory or legal proceeding relating to the application, including negotiation or execution of a settlement agreement related to the application; (2) Buyer shall not oppose

ASSET PURCHASE AGREEMENT
Between
TOWNSHIP OF EXETER
(as Seller)
and
PENNSYLVANIA-AMERICAN WATER COMPANY
(AS BUYER)

dated as of May 29, 2018

SDR 18 Attachment 1

Page 18 of 35

- Excluded Liabilities. Any other liabilities and obligations of Seller shall remain the sole responsibility of Seller, including any liabilities and obligations of Seller arising under or to be performed under the Collective Bargaining Agreement and any liabilities or obligations with respect to any Compensation Plan that the Seller maintains, contributes to, has an obligation to contribute to or otherwise has any liability with respect thereto, and any withdrawal liability or funding obligation incurred by Buyer on or after the Closing with respect to any multiemployer pension plan (the "Excluded Liabilities").
- Customer Billing. Unless Buyer and Seller agree to a different procedure prior to Closing, Seller shall issue final bills for all customer accounts in accordance with its Eterrir current billing practices after the Closing Date.

Article 2.6 Purchase Price.

- Purchase Price. Subject to Section 3.4, the purchase price for the sale, transfer, assignment, conveyance and delivery of the Assets shall be \$96,000,000.00 as may be adjusted in accordance with the terms of this Agreement (the "Purchase Price"), which shall be paid by Buyer to Seller at Closing in one lump sum payment by cash or by wire transfer of immediately available funds. Buyer and Seller agree that the results of any appraisals pursuant to Act 12 (defined below) shall have no effect on the Purchase Price.
- Deposit. Within fourteen (14) days after the Effective Date, Buyer shall remit a deposit in the form of a performance bond in substantially the form attached hereto as Exhibit "A" (the "Bond") in the amount of \$9,600,000.00 (equal to ten percent (10%) of the Purchase Price) ("Deposit"). The Bond is payable to Seller and the surety company shall pay to Seller the amount of the Bond under the circumstances set forth in Sections 10.1(a) and 10.2(c), if applicable. Upon Closing, Seller will provide a full and unconditional discharge and release of the Bond by way of a written release letter addressed to and in a form reasonably satisfactory to the surety company (the "Bond Release").

c) Intentionally Deleted.

Transfer Taxes. Any and all deed stamps or transfer taxes that may be due the Commonwealth of Pennsylvania or any political subdivision in connection with the sale, transfer, assignment, conveyance and delivery hereunder of the Assets to Buyer (collectively, "Transfer Taxes"), shall be borne equally between Buyer and Seller.

ARTICLE 3 **CLOSING**

Article 3.1 Closing. The Closing hereunder (the "Closing") shall take place at the offices of Fox Rothschild LLP at 2000 Market Street, Philadelphia, Pennsylvania, or other mutually agreed upon location, commencing at 10:00 a.m. local time, within five (5) Business Days after the date upon which all the conditions precedent to Closing described in this Agreement have been fulfilled or waived, or at such other place and time as may be mutually agreed to by the

ASSET PURCHASE AGREEMENT

By and Between

Township of Cheltenham, Montgomery County

As Seller

and

Aqua Pennsylvania Wastewater, Inc.

As Buyer

Dated as of June __, 2018

ARTICLE III.

PURCHASE PRICE



Section 3.01. Purchase Price

- The purchase price for the Acquired Assets shall be Fifty Million Two Hundred Fifty Thousand Dollars (\$50,250,000) (the "Purchase Price") which shall be paid as follows at Closing:
- (a) Buyer shall (i) provide for payment in full of the total amount of Outstanding Indebtedness (less any amounts of Outstanding Indebtedness actually assumed by Buyer pursuant to clause (ii) below) and/or (ii) subject to the provisions of Section 7.07, assume any of Seller's obligations related to the Outstanding Indebtedness and obtain a release of Seller from all obligations thereunder in such form and terms reasonably acceptable to Seller and/or provide written evidence of such payment in full to Seller in such form reasonably acceptable to Seller, at Buyer's discretion;
- (b) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(c), to Seller by wire transfer of immediately available funds the balance of the Purchase Price (after taking into account the amount paid or assumed by Buyer pursuant to Section 3.01(b)) to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days prior to the Closing Date.
- (c) Final Billing: The Parties agree that Buyer shall be entitled to all customer billings with respect to sanitary wastewater customers services for the period on or after the Closing Effective Time, and Seller shall be entitled to all such billings for the period prior to the Closing Effective Time. The Parties shall cooperate to calculate an agreed upon proration of billing amounts and to the extent that either Party collects billings that are attributable to service provided by the other Party, the Party holding the other Party's billing collections shall pay such amount to the other Party.

Section 3.02. Fair Consideration

. The Parties acknowledge and agree that the consideration provided for in this Article III represents fair consideration and reasonable equivalent value for the sale and transfer of the Acquired Assets and the transactions, covenants and agreements set forth in this Agreement, which consideration was agreed upon as the result of arm's-length good faith negotiations between the Parties and their respective Representatives.

Section 3.03. Allocation of the Purchase Price

. Buyer and Seller agree that the Purchase Price (which for purposes of this Section 3.03 shall include any liabilities required to be treated as part of the Purchase Price for federal income tax

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ASSET PURCHASE AGREEMENT

By and Between

Township of East Norriton, Montgomery County

As Seller

and

Aqua Pennsylvania Wastewater, Inc.

As Buyer

Dated as of October 29, 2018

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Aqua-East Norriton Asset Purchase Agreement

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SDR 18 Attachment 1

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ARTICLE III.

PURCHASE PRICE



Section 3.01. <u>Purchase Price</u>. The purchase price for the Acquired Assets shall be Twenty-One Million Dollars (\$21,000,000) (the "<u>Purchase Price</u>") which shall be paid as follows at Closing:

- (a) Buyer shall (i) provide for payment in full of the total amount of Outstanding Indebtedness (less any amounts of Outstanding Indebtedness actually assumed by Buyer pursuant to clause (ii) below) and/or (ii) subject to the provisions of Section 7.06, assume any of Seller's obligations related to the Outstanding Indebtedness and obtain a release of Seller from all obligations thereunder in such form and terms reasonably acceptable to Seller and/or provide written evidence of such payment in full to Seller in such form reasonably acceptable to Seller, at Buyer's discretion:
- (b) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(c), to Seller by wire transfer of immediately available funds the balance of the Purchase Price (after taking into account the amount paid or assumed by Buyer pursuant to Section 3.01(b)) to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days prior to the Closing Date.
- (c) Final Billing: The Parties agree that Buyer shall be entitled to all customer billings with respect to sanitary wastewater customers services for the period on or after the Closing Effective Time, and Seller shall be entitled to all such billings for the period prior to the Closing Effective Time. The Parties shall cooperate to calculate an agreed upon proration of billing amounts and to the extent that either Party collects billings that are attributable to service provided by the other Party, the Party holding the other Party's billing collections shall pay such amount to the other Party.
- Section 3.02. <u>Fair Consideration</u>. The Parties acknowledge and agree that the consideration provided for in this Article III represents fair consideration and reasonable equivalent value for the sale and transfer of the Acquired Assets and the transactions, covenants and agreements set forth in this Agreement, which consideration was agreed upon as the result of arm's-length good faith negotiations between the Parties and their respective Representatives.
- Section 3.03. Allocation of the Purchase Price. At Buyer's request and Seller shall agree that the Purchase Price (which for purposes of this Section 3.03 shall include any liabilities required to be treated as part of the Purchase Price for federal income tax purposes), as may be adjusted pursuant to this Section 3.03, shall be allocated among the Acquired Assets in accordance with the allocation reflected in a schedule prepared by Buyer in accordance with this Section 3.03 (the "Allocation Schedule"). Within sixty (60) days following the final determination of the Purchase Price pursuant to Section 3.01, Buyer shall deliver to Seller a draft of the Allocation Schedule setting forth Buyer's proposed allocation for Seller's review. Seller shall have the right to review and reasonably comment upon Buyer's proposed Allocation Schedule, provided, that (a) such proposed Allocation Schedule shall be deemed approved by Seller and shall be final and binding upon the Parties unless Seller provides written notice of

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Aqua-East Norriton Asset Purchase Agreement

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ASSET PURCHASE AGREEMENT

BETWEEN

BOROUGH OF KANE AUTHORITY, TOGETHER WITH BOROUGH OF KANE AND WETMORE TOWNSHIP

AND

PENNSYLVANIA-AMERICAN WATER COMPANY

November 4,2019

Purchase Price 17,560,000

APA Py 3

{L0825790.2}

- (b) Following the Closing, PAWC shall assume only those contractual liabilities arising after the Closing Date under the Assigned Contracts (specifically excluding any liability under the Assigned Contracts arising out of or relating to a breach or other circumstances that occurred on or prior to the Closing Date).
- 1.3 <u>Excluded Assets</u>. Notwithstanding anything to the contrary contained in this Agreement, the Assets shall not include any of the following:
- (a) Any and all connecting facilities (customer's sewer laterals) from the Seller's wastewater lines, mains or collection facilities at the curb-line or edge-of-road that are within the customer's property (the "Customer Sewer Laterals");
- (b) Any and all piping and fixtures internal to each individual customer's structure (whether residential, commercial, industrial or other types);
- (c) Any and all grinder pumps, piping and fixtures located at the curb-line or edge-of-the road that are within the customer's property;
- (d) Any and all stormwater system facilities including, but not limited to: (a) facilities located on, in, within, or under the real property, including easements, that is a part of the Assets, (b) facilities that are connected to the System and located within the public right-of-way and (c) facilities or assets used in the operation of a municipal separate stormwater system;
- (e) Seller's cash on hand on the date of Closing and Seller's accounts receivable related to the System for services rendered through the close of business on the Closing Date;
- (f) All rights of Seller under this Agreement and related Bill of Sale and Assignment of Contracts Agreement as it pertains to the transfer and sale herein contemplated; and
 - (g) The specific assets, properties and rights of Seller set forth on Schedule 1.3.
- 1.4 <u>Accounts Receivable</u>. Accounts receivable for wastewater services related to the System rendered through the close of business on the Closing Date shall be excluded assets as per Section 1.3, and accounts receivable for wastewater services related to the System rendered thereafter shall belong to PAWC.

ARTICLE 2 PURCHASE PRICE

- 2.1 <u>Purchase Price for the Assets.</u> Subject to the terms and conditions of this Agreement, the negotiated purchase price shall be Seventeen Million, Five Hundred Sixty Thousand Dollars (\$17,560,000.00) (the "Purchase Price"). The Purchase Price shall be payable directly to Seller on the Closing Date by wire transfer or by corporate check, at the Seller's discretion.
- Use of Fair Market Valuation Process. Following the execution of this Agreement, PAWC and Seller shall each take such further actions as are necessary to invoke, commence and complete the fair market valuation process set forth in Section 1329 of the Public Utility Code, 66 Pa.C.S. § 1329. Without limiting the generality of the foregoing, PAWC and Seller have each engaged a utility valuation expert from the list of such experts maintained by the Pennsylvania Public Utility Commission ("PUC") and have jointly selected and engaged a licensed engineer for the purposes set forth in Section 1329(a)(4) of the Public Utility Code, 66 Pa.C.S. § 1329(a)(4). All costs and expenses associated with the utility valuation experts shall be the

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ASSET PURCHASE AGREEMENT

By and Between

Royersford Borough, Montgomery County

As Seller

and

Pennsylvania-American Water Company

As Buyer

Dated as of December 10, 2019

permitted under Law and the terms of any applicable contract that is a Nonassignable Asset, as agent or subcontractor for Seller, pay, perform and discharge the liabilities and obligations of Seller thereunder from and after the Closing Date, but only to the extent that such liabilities and obligations would be Assumed Liabilities if the applicable consent or approval had been obtained on or before the Closing Date and such Nonassignable Asset had been assigned to Buyer at Closing. To the extent permitted under Law, Seller shall hold in trust for and pay to Buyer promptly upon receipt thereof, such Nonassignable Asset and all income, proceeds and other monies received by Seller with respect to such Nonassignable Asset in connection with the arrangements under this Article II.

- (c) If, following the Effective Date and before the Closing, Buyer identifies any contract to which Seller is a party which is not set forth on <u>Schedule 4.15</u>, and Buyer reasonably determines such contract is necessary or useful to the operation of the System, Buyer shall notify Seller of such determination and Seller shall, promptly following receipt of such notice, deliver to Buyer an updated <u>Schedule 4.15</u> reflecting the addition of such contract, and such contract will be an "Assigned Contract" for all purposes hereunder.
- (d) If during the twelve (12) month period following the Closing, Buyer identifies any contract to which Seller was a party as of the Closing and which (i) was not set forth on Schedule 4.15 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary or useful to the operation of the System, Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract is deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

PURCHASE PRICE

Section 3.01. Purchase Price. The purchase price for the Acquired Assets is Thirteen Million Dollars (\$13,000,000) (the "Purchase Price") which Buyer shall pay as follows at Closing:

- (a) Buyer shall provide for payment in full of the total amount of Outstanding Indebtedness directly to Seller's obligees on account of the Purchase Price;
- (b) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(c), to Seller by wire transfer of immediately available funds the balance of the Purchase Price (remaining after the debt repayment pursuant to Section 3.01(a)) to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days before the Closing Date; and
- (c) Final Billing: The Buyer is entitled to all customer billings with respect to sanitary wastewater customers services for the period on or after the Closing Effective Time, and Seller is entitled to all such billings for the period before the Closing Effective Time. The Parties

WATER

ASSET PURCHASE AGREEMENT

By and Between

Valley Township, Chester County

As Seller

and

Pennsylvania-American Water Company

As Buyer

Dated as of December 17, 2019

and beneficial rights with respect to each such Nonassignable Asset, Buyer shall, to the extent permitted under Law and the terms of any applicable contract that is a Nonassignable Asset, as agent or subcontractor for Seller, pay, perform and discharge the liabilities and obligations of Seller thereunder from and after the Closing Date, but only to the extent that such liabilities and obligations would be Assumed Liabilities if the applicable consent or approval had been obtained on or before the Closing Date and such Nonassignable Asset had been assigned to Buyer at Closing. To the extent permitted under Law, Seller shall hold in trust for and pay to Buyer promptly upon receipt thereof, such Nonassignable Asset and all income, proceeds and other monies received by Seller with respect to such Nonassignable Asset in connection with the arrangements under this Article II.

- (c) If, following the Effective Date and before the Closing, Buyer identifies any contract to which Seller is a party which is not set forth on <u>Schedule 4.13</u>, and Buyer reasonably determines such contract is necessary or useful to the operation of the System, Buyer shall notify Seller of such determination and Seller shall, promptly following receipt of such notice, deliver to Buyer an updated <u>Schedule 4.13</u> reflecting the addition of such contract, and such contract will be an "Assigned Contract" for all purposes hereunder.
- (d) If during the twelve (12) month period following the Closing, Buyer identifies any contract to which Seller was a party as of the Closing and which (i) was not set forth on Schedule 4.13 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary or useful to the operation of the System, Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract is deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

PURCHASE PRICE AND ADDITIONAL PURCHASE PRICE

Section 3.01. Purchase Price.

The purchase price for the Acquired Assets is Seven Million Three Hundred Twenty-Five Thousand Dollars (\$7,325,000) (the "Purchase Price") which Buyer shall pay as follows at Closing:

- (a) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(b) and to release Liens, to Seller by wire transfer of immediately available funds the Purchase Price to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days before the Closing Date; and
- (b) Final Billing: The Buyer is entitled to all customer billings with respect to drinking water customers services for the period on or after the Closing Effective Time, and Seller is entitled to all such billings for the period before the Closing Effective Time. The Parties

SANITARY SEWER

ASSET PURCHASE AGREEMENT

By and Between

Valley Township, Chester County

As Seller

and

Pennsylvania-American Water Company

As Buyer

Dated as of December 17, 2019

- Until such time as a Nonassignable Asset is transferred to Buyer pursuant to this Article II, Buyer and Seller shall cooperate in any commercially reasonable and economically feasible arrangements (such as subleasing, sublicensing or subcontracting) to provide to the Parties the economic and, to the extent permitted under Law, operational equivalent of the transfer of such Nonassignable Asset to Buyer at the Closing and the performance by Buyer of its obligations with respect thereto, and so long as Seller transfers and turns over all economic and beneficial rights with respect to each such Nonassignable Asset, Buyer shall, to the extent permitted under Law and the terms of any applicable contract that is a Nonassignable Asset, as agent or subcontractor for Seller, pay, perform and discharge the liabilities and obligations of Seller thereunder from and after the Closing Date, but only to the extent that such liabilities and obligations would be Assumed Liabilities if the applicable consent or approval had been obtained on or before the Closing Date and such Nonassignable Asset had been assigned to Buyer at Closing. To the extent permitted under Law, Seller shall hold in trust for and pay to Buyer promptly upon receipt thereof, such Nonassignable Asset and all income, proceeds and other monies received by Seller with respect to such Nonassignable Asset in connection with the arrangements under this Article II.
- (c) If, following the Effective Date and before the Closing, Buyer identifies any contract to which Seller is a party which is not set forth on <u>Schedule 4.13</u>, and Buyer reasonably determines such contract is necessary or useful to the operation of the System, Buyer shall notify Seller of such determination and Seller shall, promptly following receipt of such notice, deliver to Buyer an updated <u>Schedule 4.13</u> reflecting the addition of such contract, and such contract will be an "Assigned Contract" for all purposes hereunder.
- (d) If during the twelve (12) month period following the Closing, Buyer identifies any contract to which Seller was a party as of the Closing and which (i) was not set forth on Schedule 4.13 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary or useful to the operation of the System, Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract is deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

PURCHASE PRICE AND ADDITIONAL PURCHASE PRICE

Section 3.01. Purchase Price.

The purchase price for the Acquired Assets is Thirteen Million Nine Hundred Fifty Thousand Dollars (\$13,950,000) (the "Purchase Price") which Buyer shall pay as follows at Closing:

(a) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(b), to Seller by wire transfer of immediately available funds the Purchase Price (remaining after the payments required in Section 3.01(a)) to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days before the Closing Date; and

EXECUTION VERSION

ASSET PURCHASE AGREEMENT

By and Among

The Delaware County Regional Water Quality Control Authority,

As Seller

and

Aqua Pennsylvania Wastewater, Inc.

As Buyer

Dated as of September 17, 2019

- (c) If, following the Effective Date and prior to the Closing, Buyer identifies any contract to which the Seller is a party which is not identified on Schedule 4.15 as an Assigned Contract as of the Effective Date, and Buyer reasonably determines such contract is necessary to the operation of the System, Buyer shall give notice of such determination to the Seller and the Seller shall, promptly following receipt of such notice, deliver to Buyer an updated Schedule 4.15 identifying such contract, and such contract shall thereafter constitute and be deemed an Assigned Contract for all purposes hereunder.
- (d) If, during the twelve (12) month period following the Closing Date, Buyer identifies any contract to which the Seller was a party as of the Closing and which (i) was not set forth on or properly identified on Schedule 4.15 (as may be updated pursuant to (c)) and (ii) Buyer reasonably believes is necessary to the operation of the System, the Seller shall, promptly following Buyer's written request therefor, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such other instruments of conveyance and transfer and other documents, and perform or cause to be performed such further acts, as may be reasonably required to evidence or effectuate, or more fully evidence or effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract shall be deemed an Assigned Contract for all purposes hereunder.

ARTICLE III.

ESCROW; PURCHASE PRICE AND ADDITIONAL PURCHASE PRICE

Section 3.01. Escrow Amount.

At Closing, Five Million Dollars (\$5,000,000) of the Purchase Price shall be deposited in escrow (the "Escrow Fund") with the Escrow Agent pursuant to an escrow agreement in the form of Exhibit B, by and among the Seller, the Buyer, and the Escrow Agent (the "Escrow Agreement") to provide for Seller's post-Closing obligations pursuant to Article VI. The Escrow Fund shall be released in accordance with the Escrow Agreement. After the Closing Date and notwithstanding any other provision of this Agreement, the Escrow Fund is Buyer's sole recourse with respect to providing for Seller's post-Closing obligations pursuant to Article VI.

Section 3.02. Purchase Price and Additional Consideration

The purchase price for the Acquired Assets shall be Two Hundred Seventy-Six Million Five Hundred Thousand Dollars (\$276,500,000) (the "Purchase Price") which shall be paid as follows at Closing:

- (a) Buyer shall pay in full, fully fund or defease the total amount of Outstanding Indebtedness.
- (b) Subject to any adjustment in Purchase Price resulting from the proration procedures set forth in Section 3.02(c) and after making the payments required in Sections 3.01 and 3.02(a), Buyer shall pay to the Seller by wire transfer of immediately available funds the balance of the Purchase Price to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days prior to the Closing Date.

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SANITARY SEWER

ASSET PURCHASE AGREEMENT

By and Between

Upper Pottsgrove Township, Montgomery County

As Seller

and

Pennsylvania-American Water Company

As Buyer

Dated as of April 28, 2020

effectuate the assignment of such contract to Buyer for no additional consideration, and upon such assignment, such contract is deemed an Assigned Contract for all purposes hereunder.

ARTICLE III. PURCHASE PRICE AND ADDITIONAL PURCHASE PRICE

Section 3.01. Purchase Price.

The purchase price for the Acquired Assets is Thirteen Million Seven Hundred Fifty Thousand Dollars (\$13,750,000) (the "Purchase Price") which Buyer shall pay as follows at Closing:

- (a) Buyer shall pay, subject to any adjustment pursuant to Section 3.01(b), to Seller by wire transfer of immediately available funds the Purchase Price less (i) debt repayments, if any, required to release any Liens on Acquired Assets, (ii) the deposit as provided in Section 3.01(c), and (iii) Seller's share of Transfer Taxes payable upon recording of real estate, if any, as provided in Section 3.03, to one or more accounts that Seller designates and provides to Buyer at least three (3) Business Days before the Closing Date; and
- (b) Final Billing: The Buyer is entitled to all customer billings with respect to sanitary wastewater customers' services for the period on or after the Closing Effective Time, and Seller is entitled to all such billings for the period before the Closing Effective Time. The Parties shall cooperate to calculate an agreed upon proration of billing amounts and to the extent that either Party collects billings that are attributable to service provided by the other Party, the Party holding the other Party's billing collections shall pay such amount to the other Party.
- (c) The Buyer shall pay a deposit of Ninety Thousand Dollars (\$90,000) within ten (10) days of the Effective Date to the Seller to be used for Seller's incurred engineering and legal fees related to this transaction. At the successful closing of the transaction, the deposit will be deducted from the Purchase Price at settlement. In the event that the transaction does not successfully close, the amount of the deposit that has not been spent on engineering and legal fees will be refunded to the Buyer. The amount of such refund will be calculated as of the date of a termination under Section 14.01 based on the Seller's expenditures and accrued expenses as of such date of termination. Any engineering and legal fees incurred by the Seller related to this transaction that exceed the \$90,000 deposit shall be the sole responsibility of the Seller.

Section 3.02. Fair Consideration.

The consideration provided for in this Article III represents fair consideration and reasonable equivalent value for the sale and transfer of the Acquired Assets and the transactions, covenants and agreements set forth in this Agreement, which consideration was agreed upon as the result of arm's length good faith negotiations between the Parties and their respective Representatives.

Section 3.03. Transfer Taxes.

and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Appraisals

- 19. Have Buyer's and Seller's UVE corresponded with regard to their respective fair market value appraisals of the assets at issue in this case? If yes, provide the following information:
 - a. Identify the nature and date(s) of correspondence;
 - b. Identify the type(s) of correspondence (i.e. written, verbal, etc); and,
 - c. Provide copies of any written correspondence exchanged between the UVEs

Response: No.

Respondent: Mark J. Bubel, Sr. Project Engineer III of Aqua Pennsylvania, Inc.

and

Harold Walker III, Manager, Financial Studies, Gannett Fleming Valuation and Rate Consultants

LLC and

Jerome C. Weinert, Principal and Director, AUS Consultants

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Miscellaneous

- 20. Are there any outstanding compliance issues that the Seller's system has pending with the PA Department of Environmental Protection. If yes, provide the following information:
 - a. Identify the compliance issue(s);
 - b. Provide an estimated date of compliance;
 - c. Explain Buyer's anticipated or actual plan for remediation;
 - d. Provide Buyer's estimated costs for remediation; and,
 - e. Indicate whether the cost of remediation was or is anticipated to be factored into either or both fair market valuation appraisals offered in this proceeding.

Response: a.- d. Compliance issues

Mark J. Bubel, Sr.

Please see the Direct Testimony of Mark J. Bubel, Sr., Application Exhibit V (Aqua Statement No. 2) page 12. While the Township did not have any sanitary sewer overflows ("SSOs") in the system in 2019 or 2020, it continues to operate under the Corrective Action Plan ("CAP") of Bucks County Water and Sewer Authority ("BCWSA") related to the Neshaminy Interceptor. The Township also operates under a Connection Management Plan ("CMP") related to the BCWSA CAP. Aqua will continue to comply with the schedule of work set forth in the most recent CAP update dated March 19, 2021.

e. Cost of remediation

Harold Walker III:

Gannet Fleming's appraisal did not factor in specific projected remediation cost. However, the income approach does factor in (deduct) estimated capital Respondent: Mark J. Bubel, Sr. Project Engineer III of Aqua Pennsylvania, Inc. and Harold Walker III, Manager, Financial Studies, Gannett Fleming Valuation and Rate Consultants LLC and Jerome C. Weinert, Principal and Director, AUS Consultants

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

expenditures when calculating future net cash flows. Moreover, the Township's 2020 and 2021 budgets were utilized by Gannett Fleming during the appraisal and may include remediation related expenses. However, the prospective cost of remediation, other than those contained in the 2020-21 budgets, was not specifically factored into Gannett Fleming's appraised value. Historical remediation cost is reflected in the cost approach to the extent they are included in the Engineers Assessment's inventory.

Date: May 14, 2021

Jerome C. Weinert:

While the cost of remediation of the compliance issues of the system were not specifically considered in AUS's appraisal, the appraisal's various approaches address the remediation issue in their application. The Cost approach's recognition of depreciation, i.e., the difference between the replacement cost new of \$96,986,192 (a system without need for remediation) and the replacement cost new less depreciation of \$51,414,555 reflects the value diminishment (\$45,571,636) resulting from all causes, physical and functional depreciation related to wear and tear including such factors as remediation. Plant investment (replacement cost new less depreciation) was used along with historical plant expenditures in the income approach to project future expenditures (a deduction from cashflows) thus reducing the resultant income approach thereby addressing any remediation. The market approach was based on an analysis of market comparable to the depreciated original cost (OCLD) and the replacement cost less depreciation (RCNLD) both of which include the depreciation related to aging and wear and tear which also addresses any remediation costs.

Respondent: Mark J. Bubel, Sr. Project Engineer III of Aqua Pennsylvania, Inc.

Date: May 14, 2021

AQUA PENNSYLVANIA WASTEWATER, INC. LOWER MAKEFIELD TOWNSHIP Section 1329 Application Standard Data Requests

Miscellaneous

- 21. Are there any outstanding compliance issues that the Seller's system has pending with the US Environmental Protection Agency. If yes, provide the following information:
 - a. Identify the compliance issue(s);
 - b. Provide an estimated date of compliance;
 - c. Explain Buyer's anticipated or actual plan for remediation;
 - d. Provide Buyer's estimated costs for remediation; and
 - e. Indicate whether the cost of remediation was or is anticipated to be factored into either or both fair market valuation appraisals offered in this proceeding.

Response: Please see the responses to SDR-20. The PA DEP holds primacy regulatory authority in Pennsylvania.