(Via US Mail)

In re: Aqueous Film-Forming Foams Products Liability Litigation

c/o 3M Notice Administrator

1650 Arch Street, Suite 2210

Philadelphia, PA 19103

RE: Request for Exclusion from Settlement Agreement in *In re: Aqueous Film-Forming Foams Products Liability Litigation,* MDL No. 2-18-mn-2873-RMG. This request relates to *City of Camden, et al. v. 3M Company*, Case No. 2:23-cv-03147-RMG

Dear 3M Notice Administrator:

(Insert public water system name) (“System”) hereby formally requests to be excluded from the Settlement Agreement between Public Water Systems and 3M Company in the above-referenced matter. The attached affidavit establishes System’s standing, including the name, address, telephone and facsimile numbers, and email address (if available) of the System as well as my name, address, telephone and facsimile number, and email address (if available). It also establishes that I have the authority to make this request on behalf of System.

By this request, System understands that it will be waiving the ability to participate in the settlement of the above-referenced case, and all benefits and obligations contained therein. If System desires to receive payment from 3M for any damages from 3M related to PFAS contamination, it must do so via separate litigation.

If you have any questions about this request for exclusion, please contact the System’s attorney: (insert attorney’s name, phone number, and e-mail address).

Sincerely,

(Signature)\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Print affiant’s name

Attachment: Affidavit in support of request for exclusion

cc (served as required by FRCP 5):

Special Master Matthew Garretson

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(continued on next page)

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