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28
29 IN THE UNITED STATES DISTRICT COURT
30 FOR THE DISTRICT OF GUAM

31 UNITED STATES OF AMERICA,)	Civil No. _____
)	
32 Plaintiff,)	COMPLAINT FOR
)	INJUNCTIVE RELIEF AND
33 v.)	CIVIL PENALTIES UNDER
)	THE CLEAN WATER ACT
34)	
35 GUAM WATERWORKS AUTHORITY)	
36 and the GOVERNMENT OF GUAM,)	
)	
37 Defendants.)	
38)	

1 The United States of America (the “United States”), by the authority of the Attorney
2 General and at the request of the Administrator of the United States Environmental Protection
3 Agency (“EPA”), files this Complaint and alleges:

4 **NATURE OF ACTION**

5 1. This is a civil action brought against Guam Waterworks Authority (“GWA”),
6 seeking injunctive relief and civil penalties for violations of the conditions and limitations of
7 National Pollutant Discharge Elimination System (“NPDES”) permits EPA issued to GWA
8 pursuant to Section 402 of the Clean Water Act, 33 U.S.C. § 1342. The Government of Guam
9 (“GovGuam”) is identified as a co-defendant as required by CWA Section 309(e), 33 U.S.C. §
10 1319(e).
11

12 **PARTIES**

13 2. Plaintiff is the United States of America.

14 3. Defendants are GWA and GovGuam. GovGuam is identified as a co-defendant
15 as required by CWA Section 309(e), 33 U.S.C. § 1319(e).
16

17 4. GWA is a public corporation and an agency of GovGuam. GWA has the
18 authority to collect, treat, and sell or dispose of wastewater on Guam.
19

20 5. GWA may sue and be sued in its own corporate name under Title 12 of the Guam
21 Code Annotated, Chapter 14, § 14104(e). 12 Guam Code § 14101(e).
22

23 6. GWA owns and operates a sanitary sewer collection system that consists of
24 sewers, manholes and other associated appurtenances (collectively, the “Collection System”) that
25 is organized into three wastewater districts – Northern, Central, and Southern. Each of those
26 wastewater districts is aligned with the service area of GWA’s four permitted wastewater
27
28

1 treatment plants (each a “WWTP” and collectively the “WWTPs”). GWA is responsible for all
2 aspects of the engineering, operation, and maintenance of its Collection System and WWTPs.

3 7. The Collection System and the WWTPs owned and operated by GWA are a
4 “treatment works” within the meaning of CWA Sections 502(16) and 212(2) of the CWA,
5 33 U.S.C. §§ 1362(26) and 1292(2), and POTWs within the meaning of 40 C.F.R. §§ 122.2 and
6 403.3(q).

7
8 8. GWA is a “municipality” within the meaning of Section 502(4) of the CWA,
9 33 U.S.C. § 1362(4).

10 9. GWA is a “person” within the meaning of Section 502(5) of the CWA, 33 U.S.C.
11 § 1362(5).

12
13 10. Guam is an unincorporated territory of the United States and is a “State” within
14 the meaning of Section 502(3) of the CWA, 33 U.S.C. § 1362(3).

15 11. Guam is a “person” within the meaning of Section 502(5) of the CWA, 33 U.S.C.
16 § 1362(5).

17 **JURISDICTION, VENUE AND NOTICE**

18
19 12. This Court has jurisdiction over the parties and the subject matter of this action
20 under 28 U.S.C. §§ 1331, 1345, and 1355, and CWA Sections 309(b) and (e), 33 U.S.C.

21 § 1319(b) and (e).

22 13. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b) and (c)
23 and 1395(a), and CWA Section 309(b), 33 U.S.C. § 1319(b), because the defendants are located
24 in this district and the events or omissions giving rise to this action occurred in this district.

25
26 14. The United States notified GovGuam of this action under CWA Section 309(b),
27 33 U.S.C. § 1319(b).

CLEAN WATER ACT STATUTORY AND REGULATORY PROVISIONS

1
2 15. The CWA’s objective is to “restore and maintain the chemical, physical and
3 biological integrity of the Nation’s waters.” 33 U.S.C. § 1251(a). The CWA establishes a
4 national goal to eliminate the discharge of pollutants into navigable waters. 33 U.S.C.
5 § 1251(a)(1).
6

7 16. CWA Section 301(a), 33 U.S.C. § 1311(a), prohibits the “discharge of any
8 pollutant” by any person to navigable waters of the United States except, among other things, as
9 authorized by, and in compliance with, a NPDES permit issued by EPA or an authorized state
10 under CWA Section 402, 33 U.S.C. § 1342.
11

12 17. CWA Section 502(12) defines “discharge of a pollutant” to include “any addition
13 of any pollutant to navigable waters from any point source.” 33 U.S.C. § 1362(12).
14

15 18. CWA Section 502(6) defines “pollutant” to include, *inter alia*, sewage, garbage,
16 sewage sludge, munitions, chemical wastes, biological materials, rock, sand, cellar dirt and
17 industrial, municipal, and agricultural waste discharged into water. 33 U.S.C. § 1362(6).
18

19 19. CWA Section 502(7) defines “navigable waters” as the “waters of the United
20 States, including the territorial seas.” 33 U.S.C. § 1362(7).
21

22 20. CWA Section 502(14) defines “point source” as “any discernable, confined and
23 discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well,
24 discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or
25 other floating craft, from which pollutants are or may be discharged.”
26
27
28

NPDES Program

1
2 21. Under CWA Section 402(a), 33 U.S.C. § 1342(a), the EPA Administrator may
3 issue NPDES permits, which authorize the discharge of pollutants into waters of the United
4 States subject to the conditions and limitations set forth in such permits.

5 22. CWA Section 402(a)(2), 33 U.S.C. § 1342(a)(2), directs the EPA Administrator to
6 prescribe conditions and limitations, including effluent limitations and reporting requirements,
7 for NPDES permits to ensure compliance with certain requirements of the CWA, including
8 Section 301(a), 33 U.S.C. § 1311(a).

9
10 23. Under CWA Section 402(b), 33 U.S.C. 1342(b), the EPA Administrator may
11 approve a state's administration of the NPDES program in that state. The United States does not
12 have information indicating that Guam has ever applied for and the EPA Administrator has ever
13 approved Guam to administer the NPDES permit program in Guam.

14
15 24. CWA Section 301(b), 33 U.S.C. § 1311(b), requires a POTW to achieve effluent
16 limitations based on secondary treatment of wastewater. 40 C.F.R. Part 133 provides
17 information on the level of effluent quality attainable through the application of secondary or
18 equivalent treatment.

19
20 25. CWA Section 301(h), 33 U.S.C. § 1311(h) allows for the modification of
21 secondary treatment requirements if certain requirements are met.

22 26. Effluent limitations, as defined in Section 502(11) of the CWA, 33 U.S.C.
23 § 1362(11), are restrictions on the quantity, rate, and concentration of chemical, physical,
24 biological, and other constituents that are discharged from point sources.

25
26 27. Pursuant to 40 C.F.R. § 122.41(a), a permittee must comply with all conditions of
27 its NPDES permit and any permit noncompliance is a violation of the CWA.

1 28. Pursuant to 40 C.F.R. § 122.41(e), a permittee must at all times properly operate
2 and maintain all facilities and systems of treatment and control (and related appurtenances)
3 installed or used by the permittee to achieve compliance with the conditions of its NPDES
4 permit, including backup or auxiliary facilities.

5 29. Pursuant to Section 308 of the CWA, 33 U.S.C. § 1318, the EPA Administrator
6 “shall require the owner or operator of any point source” to, *inter alia*, (i) establish and maintain
7 records, (ii) complete reports, (iii) install, use, and maintain monitoring equipment, (iv) monitor
8 and report the pollutant levels in its discharged wastewater, and (v) provide related information.

9 30. The CWA relies on accurate monitoring by dischargers who are accountable for
10 data they collect and report. Pursuant to 40 C.F.R § 122.41(l)(4), a permittee must report the
11 results of monitoring required by its NPDES permit to EPA at intervals specified in its permit.
12

13 31. Section 307 of the CWA, 33 U.S.C. § 1317, requires EPA to establish
14 requirements for the introduction of pollutants into a POTW. Pursuant to that authority, EPA
15 established the pretreatment regulations at 40 C.F.R Part 403.
16

17 32. The National Pretreatment Program, published in 40 C.F.R. Part 403, provides the
18 regulatory basis to require industrial dischargers to comply with standards governing the
19 treatment of wastewater before it is discharged to a POTW.
20

21 33. Pursuant to 40 C.F.R. § 403.8, a POTW with a total design flow greater than 5
22 million gallons per day (“MGD”) and which receives pollutants from industrial users that pass
23 through or interfere with the operation of the POTW or are otherwise subject to pretreatment
24 standards are required to establish a POTW pretreatment program that meets the requirements of
25 40 C.F.R Part 403.
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27
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Enforcement Authority

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2 34. Section 309(b) of the CWA, 33 U.S.C. § 1319(b), authorizes EPA to commence a
3 civil action for appropriate relief, including a permanent or temporary injunction, when any
4 person violates, *inter alia*, any condition or limitation in an NPDES permit issued pursuant to
5 Section 402 of the CWA, 33 U.S.C. § 1342. The United States Department of Justice has
6 authority to bring this action on behalf of EPA pursuant to Section 506 of the CWA, 33 U.S.C.
7 § 1366.
8

9 35. CWA Section 309(d) provides that any person who violates any permit condition
10 or limitation contained in an NPDES permit issued under Section 402, 33 U.S.C. § 1342, shall be
11 subject to civil penalties.
12

GENERAL ALLEGATIONS

GWA's Wastewater Treatment Plants and Sanitary Sewer Collection System

13
14
15 36. GWA owns and operates four WWTPs on Guam. These WWTPs, which provide
16 treatment for wastewater from their respective service areas, are: (1) Agaña/Hagåtña Sewage
17 Treatment Plant, Route 1, Hagåtña (“Agaña/Hagåtña WWTP”); (2) Northern District Sewage
18 Treatment Plant, Route 34, Harmon Annex/Dededo (“Northern District WWTP”); (3) Agat-
19 Santa Rita Wastewater Treatment Plant, Route 2A, Agat (“Agat WWTP”); and (4) Umatac-
20 Merizo Wastewater Treatment Plant, Route 2, Merizo (“Umatac WWTP”). Until August 31,
21 2018, GWA was also the owner, operator, and NPDES permit holder (NPDES Permit No.
22 GU0020095) for the Baza Gardens WWTP. The Baza Gardens NPDES permit expired on
23 August 31, 2018, and the wastewater flow previously processed by this WWTP was re-routed to
24 the Agat WWTP on December 31, 2018, eliminating the need for a renewal of the Baza Gardens
25 NPDES permit. As a result, the permit was terminated on January 31, 2019. Agaña/Hagåtña
26
27
28

1 WWTP, Northern District WWTP and Agat WWTP all discharge to the Philippine Sea, while
2 Umatac WWTP discharges to the Toguan River.

3 37. GWA's Collection System consists of approximately 320 miles of gravity sewer
4 and force mains, approximately 6,500 manholes, and 82 pump or ejector stations.

5 GWA's NPDES Permits

6 38. On April 10, 2013, EPA issued NPDES Permit No. GU0020087 to GWA for its
7 Agaña/Hagåtña WWTP and associated sections of the Collection System under CWA Section
8 402(a), 33 U.S.C. § 1342(a), and for the first time, this permit established full secondary
9 treatment requirements. Previously, EPA granted a waiver of the secondary treatment
10 requirement pursuant to Section 301(h) of the CWA, 33 U.S.C. § 1311(h). The 2013 permit
11 became effective on June 1, 2013, expired on May 31, 2018, and was administratively extended
12 until the issuance of a new permit.

13 39. On April 10, 2013, EPA issued NPDES Permit No. GU0020141 to GWA for its
14 Northern District WWTP and associated sections of the Collection System under CWA Section
15 402(a), 33 U.S.C. § 1342(a), and for the first time, this permit established full secondary
16 treatment requirements. Previously, EPA granted a waiver of the secondary treatment
17 requirement pursuant to Section 301(h) of the CWA, 33 U.S.C. § 1311(h). The 2013 permit
18 became effective on June 1, 2013, expired on May 31, 2018, and was administratively extended
19 until the issuance of a new permit.

20 40. On June 14, 2010, EPA issued NPDES Permit No. GU0020222 to GWA for its
21 Agat WWTP and associated sections of the Collection System, with an effective date of August
22 1, 2010, under CWA Section 402(a), 33 U.S.C. § 1342(a). That permit expired on July 31, 2015
23 and was administratively extended until issuance of a new permit. EPA reissued the Agat
24
25
26
27
28

1 WWTP NPDES permit on November 28, 2017, effective as of January 1, 2018 and with an
2 expiration date of December 31, 2022.

3 41. On January 13, 2009, EPA issued NPDES Permit No. GU0020273 to GWA for its
4 Umatac WWTP and associated sections of the Collection System under CWA Section 402(a), 33
5 U.S.C. § 1342(a). That permit became effective as of March 1, 2009, expired on February 28,
6 2014, and was administratively extended until issuance of a new permit. On August 19, 2015,
7 EPA reissued that permit to GWA, which became effective on September 1, 2015 and expired on
8 August 31, 2020.

10 42. On November 21, 2019, EPA jointly reissued all four NPDES Permits (NPDES
11 Permit Nos. GU0020141, GU0020087, GU0020222, and GU0020273) to GWA, one for each
12 WWTP and its associated sections of the Collection System. Each permit had an effective date
13 of January 1, 2020 and will expire on December 31, 2024 unless reissued or administratively
14 extended pursuant to 40 C.F.R. Part 122. These permits are collectively referred to herein as the
15 “2020 Permits”.
16

17 Conditions and Limitations of GWA’s NPDES Permits
18

19 43. Since at least 2013, GWA’s NPDES Permits for the four WWTPs (NPDES
20 Permit Nos. GU0020087, GU0020222, GU0020141, and GU0020273) have each included
21 conditions and limitations regarding, *inter alia*, (i) effluent discharge; (ii) Sanitary Sewer
22 Overflows (“SSOs”), (iii) monitoring and reporting; (iv) proper operation and maintenance; (v) a
23 Pretreatment Program (setting forth requirements for the treatment of wastewater before
24 introducing it into a POTW); and (vi) a Fats, Oils, and Grease (“FOG”) maintenance program
25 (setting forth requirements to minimize Fats, Oils, and Grease, which degrade and create
26 blockages in the Collection System).
27
28

1 44. Since at least 2013, GWA’s NPDES Permits (NPDES Permit Nos. GU0020087,
2 GU0020222, GU0020141, and GU0020273) have included effluent discharge limits for various
3 pollutants from GWA’s four permitted outfalls.

4 45. Since at least 2013, GWA’s NPDES Permits (NPDES Permit Nos. GU0020087,
5 GU0020222, GU0020141, and GU0020273) have included monitoring and reporting
6 requirements.
7

8 46. Since at least 2013, GWA’s NPDES Permits (NPDES Permit Nos. GU0020087,
9 GU0020222, GU0020141, and GU0020273) have included operation and maintenance
10 requirements. The Permits require that all facilities and systems of treatment and control (and
11 related appurtenances) installed or used by the permittee to achieve compliance with the
12 conditions of each permit be properly operated and maintained.
13

14 47. Since at least 2013, Part III, Section C of GWA’s Northern District and
15 Agaña/Hagåtña 2013 NPDES Permits (NPDES Permit Nos. GU0020141 and GU0020087), have
16 included the requirement that “GWA shall submit to EPA for review and approval [a] revised
17 pretreatment ordinance to develop, implement, and enforce [40 C.F.R. Part] 403.”
18

19 48. Since at least 2013, Part III, Section D of GWA’s Northern District and
20 Agaña/Hagåtña 2013 NPDES Permits (NPDES Permit Nos. GU0020141 and GU0020087) and
21 Part III, Section E of its Agat 2018 NPDES Permit (NPDES Permit No. GU0020222), have
22 included the requirement that GWA submit a comprehensive FOG Program, to be applied across
23 GWA’s Collection System, to EPA for its review and approval.
24

25 49. Since at least 2018, Part III, Section F of the Agat 2018 Permit states that “all
26 Sanitary Sewer Overflows are prohibited as unauthorized discharges from the collection system.”
27 Section F defines SSOs to include “a) overflows or releases of wastewater that reach waters of
28

1 the US, b) overflows or releases of wastewater that do not reach waters of the US, and
2 c) wastewater backups into buildings that are caused by blockages or flow conditions in a
3 sanitary sewer other [than] a building lateral.”

4 The 2020 Permits: Technology-Based Effluent Discharge Limitations and Monitoring
5 Requirements

6 50. The 2020 Permits set forth effluent limitations based on secondary treatment for
7 Biochemical Oxygen Demand (“BOD₅”), Total Suspended Solids (“TSS”), and pH, in
8 accordance with CWA Section 301(b)(1)(B), 33 U.S.C. § 1311(b)(1)(B), and as defined in 40
9 C.F.R. § 133.102.

10
11 51. The 2020 Permits also include effluent limitations for, among other pollutants,
12 Enterococci/Enterococcus, Oil and Grease, Chlorine, Nitrate-nitrogen, Orthophosphate, Copper,
13 and Zinc.

14
15 52. The 2020 Permits also include monitoring requirements, including frequency of
16 monitoring (e.g., continuous, weekly, quarterly, or annually) and sample type, for each covered
17 pollutant at each WWTP.

18 The 2020 Permits: General Conditions

19
20 53. Part V of the 2020 Permits sets forth general conditions applicable to the NPDES
21 permits for all of the WWTPs and Collection System.

22
23 54. Part V, Section A of the 2020 Permits sets forth general requirements, including
24 operation and maintenance requirements.

25
26 55. Part V, Section C of the 2020 Permits sets forth monitoring and reporting
27 requirements, including GWA’s required quarterly submission to EPA of Discharge Monitoring
28 Reports (each a “DMR”) for all permitted outfalls, with DMRs to be electronically submitted “by
the 28th day of the month following the previous reporting period” and annual and quarterly

1 [GWA] to achieve compliance with the conditions of [the 2020 Permits]” pursuant to 40 C.F.R.
2 § 122.41(e) and in Part VI, Section A(5) of the 2020 Permits. Part VI, Section A(5) states that
3 “[p]roper operation and maintenance also includes adequate laboratory controls and appropriate
4 quality assurance procedures” and “requires the operation of backup or auxiliary facilities or
5 similar systems which are installed by a permittee only when the operation is necessary to
6 achieve compliance with the conditions of the permit.”
7

8 61. In addition to the specific monitoring requirements set forth by the 2020 Permits
9 for each of the WWTPs, GWA is required to monitor and record pursuant to 40 C.F.R.
10 § 122.41(j) and Part VI, Section A(10) of the 2020 Permits.
11

12 62. GWA is required to submit DMRs to EPA for each of the WWTPs pursuant to 40
13 C.F.R. § 122.42(j) and Part VI, Section A(12)(d) of the 2020 Permits.
14

15 **SPECIFIC ALLEGATIONS**

16 Violations of Conditions and Limitations of NPDES Permits

17 63. On numerous occasions since at least August 2013, GWA violated various
18 conditions and limitations of its NPDES Permits and the CWA. Set forth below are examples of
19 each category of violations, including GWA’s violations of the NPDES Permits’: (i) effluent
20 discharge limitations, (ii) SSO prohibition, (iii) monitoring and reporting conditions, (iv) proper
21 operation and maintenance conditions, (v) Pretreatment Program conditions, and (iv) FOG
22 Program conditions.
23

24 Effluent Discharge Limitation Violations

25 64. On numerous occasions since at least August 2013, GWA discharged pollutants,
26 including BOD, TSS, Enterococci, Orthophosphate, Oil and Grease, and Copper, in excess of the
27 effluent limitations set forth in its NPDES permits, including the 2020 Permits. From August
28

1 2013 through September 2021, GWA self-reported in its DMRs approximately 2,712
2 exceedances of the Permits' effluent limitations in 98 out of 98 submitted monthly DMRs,
3 including at least 774 exceedances of the effluent limitations at the Agaña/Hagåtña WWTP
4 Outfall, at least 598 exceedances at the Northern District WWTP Outfall, at least 573
5 exceedances at the Umatac WWTP Outfall, and at least 767 exceedances at the Agat WWTP
6 Outfall. These exceedances resulted in the addition of thousands of pounds of pollutants to
7 waters of the United States without permit authorization. Examples of such violations are set
8 forth in more specificity in Appendix A, and have continued to date.
9

10 65. For instance, as reported by GWA's DMRs:

- 11
- 12 a. From August 2013 through September 2021, GWA discharged wastewater from
13 the Agaña/Hagåtña WWTP Outfall in violation of the monthly average effluent
14 limitation for Enterococci on at least 98 separate occasions, with an average
15 reported value of approximately 137,691 CFU/100mL, approximately 393,303%
16 above the permitted effluent limit of 35 CFU/100mL. *See* Appendix A.
 - 17 b. From August 2013 through September 2021, GWA discharged wastewater from
18 the Northern District WWTP Outfall in violation of the monthly average effluent
19 limitation for BOD on at least 97 separate occasions, with an average reported
20 value of approximately 79 mg/L, approximately 163% above the permitted
21 effluent limit of 30 mg/L. *See* Appendix A.
 - 22 c. Even after completing general upgrades to its Agat WWTP in March 2017, GWA
23 discharged wastewater from the Agat WWTP Outfall in violation of the monthly
24 average effluent limitation for Enterococci on at least 6 separate occasions, with
25 an average reported value of approximately 534 CFU/100mL, approximately
26 1425% above the permitted effluent limit of 35 CFU/100mL. *See* Appendix A.
 - 27 d. Even after completing general upgrades to its Umatac WWTP in November
28 2019, from December 2019 through September 2021, GWA discharged
wastewater from the Umatac WWTP Outfall in violation of the monthly average
effluent limitation for Orthophosphate on 5 out of the 8 quarters submitted. *See*
Appendix A.

Specific Monitoring and Reporting Violations

1
2 66. Since at least August 2013, in violation of GWA’s NPDES Permits, GWA failed
3 to monitor or report monitoring results to EPA for approximately 2,103 required monitoring
4 parameters over 54 monthly DMRs. Examples of such violations are set forth in more specificity
5 in Appendix B, and have continued to date.

6
7 67. For instance, as reported by GWA’s DMRs:

- 8 a. In violation of the NPDES Permits for the Agaña/Hagåtña WWTP, GWA failed
9 to conduct monthly monitoring or report monitoring results for daily maximum
10 Oil and Grease on 6 monthly DMRs between November 2017 and August 2020.
11 *See Appendix B.*
- 12 b. In violation of the NPDES Permits for the Northern District WWTP, GWA failed
13 to conduct monthly monitoring or report monitoring results for the pH of the
14 receiving water on 12 occasions for monthly DMRs between August 2013 and
15 July 2019. *See Appendix B.*
- 16 c. In violation of the NPDES Permits for the Agat WWTP, as reported in its DMR
17 for the reporting period ending on December 31, 2017, GWA failed to conduct
18 monitoring or report monitoring results for multiple pollutants such as Cyanide,
19 Antimony, Zinc, Selenium, Thallium, Beryllium, and Nickel. *See Appendix B.*
- 20 d. In violation of the NPDES Permits for the Umatac WWTP, for 8 out of 12 months
21 in the 2020 calendar year, GWA failed to conduct monitoring or report
22 monitoring results for minimum Toguan River flow which is required to ensure
23 compliance with dry weather discharge prohibitions. *See Appendix B.*

Violations of SSO Prohibitions

24 68. In violation of GWA’s NPDES Permits, including Part V, Section J of the 2020
25 Permits and Part III, Section F of the Agat 2018 Permit (NPDES Permit No. GU0020222), which
26 expressly prohibit all SSOs, at least 237 SSOs from GWA’s Collection System occurred between
27 January 1, 2018 and September 30, 2021. Examples of such violations are set forth in more
28 specificity in Appendix C, and have continued to date.

 69. For example, as reported by GWA’s DMRs:

- 1 a. GWA’s 2018 third quarter SSO summary reported an SSO of approximately
2 12,150 gallons of wastewater starting on or about September 12, 2018 originating
3 from a manhole behind the Guam Fire Department in Agat and overflowing to the
4 shoreline. *See Appendix C.*
- 5 b. GWA’s 2020 fourth quarter SSO summary reported four SSOs originating from
6 Pump Station #17 in Umatac and overflowing to a river, including (i) a SSO of
7 62,500 gallons on or about November 30, 2020, (ii) a SSO of 20,850 gallons on or
8 about December 2, 2020, (iii) a SSO of 1,775 gallons on or about December 5,
9 2020, and (iv) a SSO of 8,250 gallons on or about December 10, 2020.
10 *See Appendix C.*
- 11 c. GWA’s 2021 first quarter SSO summary reported an SSO of approximately
12 5,425 gallons of wastewater due to FOG obstruction starting on or about February
13 13, 2021 originating from a manhole in the village of Yigo and overflowing to
14 paved surfaces.
- 15 d. GWA’s third quarter SSO summary reported an SSO of approximately 6,464
16 gallons of wastewater starting on or about September 24, 2021 originating from a
17 manhole and a pump station wet well in the village of Barrigada and overflowing
18 to the paved surfaces.

19 Violations of Operation and Maintenance Conditions

20 70. Since at least 2013, GWA continuously failed to adhere to the NPDES Permits’
21 operation and maintenance requirements for its WWTPs and Collection System.

22 71. GWA’s operation and maintenance violations include, *inter alia*, GWA’s failure
23 to: (i) address plant performance and operator safety; (ii) reduce Infiltration and Inflow (“I/I”) –
24 “Infiltration” occurs when groundwater enters a sewer system through, for example, broken
25 pipes, defective pipe joints, or illegal connections of foundation drains, while “Inflow” is surface
26 runoff that enters a sewer system through, *inter alia*, manhole covers, broken pipe and defective
27 pipe joints, and cross connections between storm sewers and sanitary sewers – which was
28 responsible for approximately 10% of GWA’s SSOs between January 1, 2020 and September 30,
2021; (iii) prevent FOG blockages which were responsible for approximately 54% of GWA’s
SSOs between January 1, 2020 and September 30, 2021; (iv) prevent SSOs from the WWTPs

1 including at least 1,308 SSOs from June 1, 2013 to September 30, 2021; and (v) adequately
2 maintain its POTWs' pipes, manholes, and equipment, which were responsible for approximately
3 30% of GWA's SSOs between January 1, 2020 and September 30, 2021. Such violations have
4 continued to date.

5 72. For instance:

- 6
- 7 a. EPA inspectors, at a February 7, 2018 compliance inspection of the Agana
8 WWTP noted, among other issues, that (i) one of the two plant sludge centrifuges,
9 designed to prevent the discharge of excess solid waste from the WWTP's outfall,
10 was broken for nearly a year; and (ii) the WWTP's operation belt, with missing
11 guards that exposed the belt's motor fan, was likely to cause injury to the
12 operator.
- 13 b. GWA's 2013 I/I sewer system self-evaluation study of its Agana, Agat, Baza
14 Gardens, and Umatac WWTPs, for instance, reported excessive I/I.
- 15 c. GWA's 2015 I/I data review summary of its Northern District WWTP noted
16 potentially excessive I/I entering the Collection System as indicated by flow
17 monitoring, WWTP flow, and operations staff monitoring.
- 18 d. Due to excessive I/I, GWA's Collection System experienced an SSO of
19 approximately 9,776 gallons from a pump station wet well located in the Central
20 District.

21 Pretreatment Program

22 73. The total design flow for GWA's POTW, which receives pollutants from
23 nondomestic sources subject to pretreatment standards, is approximately 26 MGD, that is,
24 approximately 21 MGD over the 5 MGD threshold for establishment of a Pretreatment Program.

25 74. To date, GWA has failed to develop and implement a Pretreatment Program.

26 FOG Program

27 75. FOG blockages, self-reported by GWA as the cause of at least 111 SSOs between
28 January 1, 2020 and September 30, 2021, are the most common cause of SSOs arising out of the
Collection System.

1 76. GWA's failure to develop and implement a FOG Program remains one of the
2 most significant hurdles to GWA's compliance with the SSO prohibition in its Permits.

3 77. To date, GWA has failed to develop and implement a FOG Program.

4 **FIRST CLAIM FOR RELIEF**

5 (Failure to Comply with NPDES Permits: Violations of Effluent Discharge Limitations)

6 78. Plaintiff realleges and incorporates by reference paragraphs 1-77 as if fully set
7 forth herein.

8 79. On numerous occasions since at least August 2013, GWA discharged pollutants
9 from permitted outfalls in excess of the permitted effluent limitations, based on secondary
10 treatment requirements, set forth in the NPDES permits for each of its WWTPs (NPDES Permit
11 Nos. GU0020087, GU0020222, GU0020141, and GU0020273), including, *inter alia*, effluent
12 limits for BOD, Enterococci, TSS, Oil and Grease, Copper, orthophosphate, and pH.
13

14 80. Each violation of an effluent limit in GWA's NPDES Permits constitutes a
15 separate violation of a condition or limitation in an NPDES permit issued under CWA Section
16 402, 33 U.S.C. § 1342, and a violation of the CWA.
17

18 81. Unless permanently enjoined, GWA will continue to discharge pollutants from its
19 WWTPs in violation of applicable NPDES permit effluent limitations and the CWA.
20

21 82. As a result of these violations, GWA is subject to the imposition of permanent
22 injunctive relief and civil penalties under CWA Section 309(b) and (d), 33 U.S.C. § 1319(b) and
23 (d).
24

25 **SECOND CLAIM FOR RELIEF**

26 (Failure to Comply with NPDES Permits: Violations of Sanitary Sewer Overflow Prohibition)

27 83. Plaintiff realleges and incorporates by reference paragraphs 1-77 as if fully set
28 forth herein.

1 92. Unless permanently enjoined, GWA will continue to violate applicable
2 monitoring and reporting requirements of its NPDES permits.

3 93. As a result of these violations, GWA is subject to the imposition of permanent
4 injunctive relief and civil penalties under CWA Section 309(b) and (d), 33 U.S.C. § 1319(b) and
5 (d).
6

7 **FOURTH CLAIM FOR RELIEF**

8 (Failure to Comply with NPDES Permits: Violations of Operation and Maintenance Conditions)

9 94. Plaintiff realleges and incorporates by reference paragraphs 1-77 as if fully set
10 forth herein.

11 95. Since at least 2013, GWA failed, on numerous occasions, to properly operate and
12 maintain its WWTPs and Collection System as required by its NPDES permits.

13 96. Each failure by GWA to properly operate and maintain its WWTPs and
14 Collection System constitutes a separate violation of a condition or limitation in a NPDES permit
15 issued under CWA Section 402, 33 U.S.C. § 1342.
16

17 97. Unless permanently enjoined, GWA will continue to violate applicable operation
18 and maintenance requirements of its NPDES permits.

19 98. GWA is subject to the imposition of permanent injunctive relief and civil
20 penalties under CWA Section 309(b) and (d), 33 U.S.C. § 1319(b) and (d).
21

22 **FIFTH CLAIM FOR RELIEF**

23 (Failure to Comply with NPDES Permits: Violation of Pretreatment Program Conditions)

24 99. Plaintiff realleges and incorporates by reference paragraphs 1-77 as if fully set
25 forth herein.

26 100. In violation of the conditions set forth in its NPDES permits, GWA failed to
27 develop and implement a Pretreatment Program. In particular, pursuant to (a) Part III, Section C
28

1 of its Northern District and Agaña/Hagåtña 2013 NPDES Permits (NPDES Permit Nos.
2 GU0020141 and GU0020087), GWA failed to develop and implement a Pretreatment Program
3 prior to the May 31, 2018 expiration date of those permits; and (b) the threshold requirement set
4 forth in Part V, Section H of the 2020 Permits, GWA failed to submit a written description of its
5 Pretreatment Program to EPA by November 21, 2020.

6
7 101. Each day that GWA failed to comply with the Pretreatment Program requirements
8 constitutes a separate violation of a condition or limitation in a NPDES permit issued under
9 CWA Section 402, 33 U.S.C. § 1342.

10 102. To date, GWA has failed to develop and implement a Pretreatment Program.
11 Unless permanently enjoined, GWA will continue to violate applicable Pretreatment Program
12 requirements of its NPDES permits.
13

14 103. GWA is subject to the imposition of permanent injunctive relief and civil
15 penalties under CWA Section 309(b) and (d), 33 U.S.C. § 1319(b) and (d).

16 **SIXTH CLAIM FOR RELIEF**

17 (Failure to Comply with NPDES Permits: Violation of FOG Program Conditions)

18 104. Plaintiff realleges and incorporates by reference paragraphs 1-77 as if fully set
19 forth herein.

20 105. In violation of the conditions set forth in its NPDES permits, GWA failed to
21 develop and implement a FOG Program. In particular, pursuant to (a) Part III, Section D of its
22 Northern District and Agaña/Hagåtña 2013 NPDES Permits (NPDES Permit Nos. GU0020141
23 and GU0020087), GWA failed to develop and implement a FOG Program by the May 31, 2018
24 expiration date of those permits; (b) and by the May 21, 2020 deadline set forth under Part V,
25 Section I of the 2020 Permits.
26
27
28

1 1. Permanently enjoin GWA from discharging pollutants except as expressly
2 authorized by the CWA, regulations promulgated thereunder, and the conditions and limitations
3 of the applicable NPDES permits.

4 2. Order GWA to take all necessary steps to comply with the CWA, regulations
5 promulgated thereunder, and the conditions and limitations of the applicable NPDES permits.
6

7 3. Order GWA to pay a civil penalty for each day of each violation of the applicable
8 NPDES permits, the CWA, and the regulations promulgated thereunder and the corresponding
9 statutory inflation adjustments, up to \$37,500 per day for each violation occurring between
10 January 12, 2009 and November 2, 2015, up to \$56,460 per day for each violation occurring
11 between November 3, 2015 and January 12, 2022, and up to \$64,618 per day for each violation
12 occurring on or after November 3, 2015.
13

14 4. Order that GovGuam is liable, pursuant to CWA Section 309(e), 33 U.S.C.
15 § 1319(e), for payment of any judgment entered against GWA under CWA Section 309 to the
16 extent that the laws of Guam prevent GWA from raising revenues needed to comply with such
17 judgment.
18

19 5. Award the costs of this action to the United States.

20 6. Grant the United States such other relief as the Court may deem just and proper.
21

22 Respectfully Submitted,

23 FOR THE UNITED STATES OF AMERICA

24 TODD KIM
25 Assistant Attorney General
26 Environmental Enforcement Section
27 Environment and Natural Resources Division
28 U.S. Department of Justice

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/s/ Bethany Engel

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