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BOARD OF PUBLIC UTILITIES
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FEB 11 2020

BOARD OF PUBLIC UTILITIES
TRENTON, NJ

VIA FEDERAL EXPRESS

Honorable Jacob S. Gertsman, ALJ
Office of Administrative Law
3444 Quakerbridge Road
Quakerbridge Plaza, Building 9
Mercerville, NJ 08619

Re: In the Matter of the Joint Petition for Approval of SUEZ Water New Jersey Inc.
for Approval of a Pilot Program to Facilitate the Replacement of Lead Service
Lines and a Related Cost Recovery Mechanism
OAL Docket No. PUC 07138-2019S
BPU Docket No. WO19030381

Dear Judge Gertsman:

This firm represents SUEZ Water New Jersey Inc., Petitioner in the above-referenced matter. SUEZ recently filed with Your Honor a Brief in Opposition to Rate Counsel's Motion for Summary Decision which references (page 9, footnote 4) the Certification of James C. Cagle, dated January 31, 2020. Attached please find this Certification which was inadvertently omitted from the service package.

I apologize for any inconvenience this may have caused.

Thank you.

*Case mgmt
M. Kammer
list copied*

Respectfully submitted,



Stephen B. Genzer

SBG/jg
Enclosure

cc: Nancy Demling, Judicial Assistant (w/encl., via email only)
Attached Service Lists (w/encl., via email and regular mail)

Stephen B. Genzer - Newark Managing Partner

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A DELAWARE LIMITED LIABILITY PARTNERSHIP



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SERVICE LIST
OAL DOCKET NO. PUC 07138-2019 S

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Replacement of Lead Service Lines and a Related Cost Recovery Mechanism
OAL Docket No. PUC07138-2019S
BPU Docket No. WO19030381

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In the Matter of the Joint Petition for Approval of Suez Water New Jersey Inc. for Approval of a Pilot Program to Facilitate the Replacement of Lead Service Lines and a Related Cost Recovery Mechanism

OAL Docket No.: PUC 07138-2019S
BPU Docket No.: WO19030381

Hon. Jacob S. Gertsman, ALJ

**CERTIFICATION OF JAMES C. CAGLE
IN OPPOSITION TO RATE COUNSEL'S
MOTION FOR SUMMARY DISPOSITION**

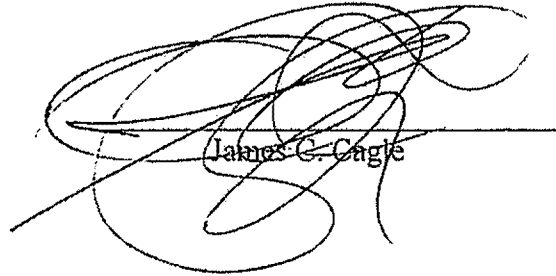
James C. Cagle, of full age, certifies as follows:

1. I am the Vice President, Rates and Regulatory Affairs, for SUEZ Water Management & Services, Inc. ("SUEZ Water M&S").
2. In this role I am primarily responsible for the management and direction of rate case filings for SUEZ Water Inc.'s ("SUEZ") regulated utilities.
3. In this case, SUEZ Water New Jersey, Inc. ("SWNJ") is asking for a pilot program designed to deal with infrastructure aspects of public health issues related to lead service lines ("LSLs") in SWNJ's service territory.
4. I am fully familiar with the facts and circumstances of this proceeding and submit this Certification in opposition to Rate Counsel's Motion for Summary Disposition.
5. This Certification is based on my personal knowledge.
6. Issues of fact remain for adjudication in this proceeding.
7. The following issues of fact, among others, require resolution before the company can implement any program approved by the New Jersey Board of Public Utilities: (1) how to address the situation of who, the customer or the owner, would pay the \$1,000 toward the cost of replacing the non-company side of a Lead Service Line if the customer and the owner of a property containing an LSL are different, (2) how to address the situation where a customer or

owner has already replaced the non-company side LSL after a specified date, but before the pilot program is implemented, and (3) because testing is ongoing, additional data will likely create certain others issues requiring resolution before any program can be implemented.

8. I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: January 31, 2020



James C. Cagle