

CITY OF STOCKTON
STANDARD AGREEMENT

Agreement Number:

1. This Agreement is entered into between the City of Stockton ("City") and Univar Solutions USA LLC. ("Contractor") to provide Sodium Hypochlorite as set forth in Exhibit A to this Agreement.
2. The term of this Agreement is as follows, unless amended as described in Exhibit A and Exhibit C section 8:
Commences on: July 1, 2026 Terminates on: June 30, 2027
3. The maximum not to exceed amount to be paid to Contractor for the term of this Agreement, including if authorized, reimbursement of expenses, is: \$ 2,185,000.00
4. The complete Agreement consists of all the following Agreement documents which by reference are incorporated and made a part of this Agreement. The parties agree to comply with the terms and conditions of this Agreement.
 - (a) Exhibit A – Statement of Work
 - (b) Exhibit B – Insurance
 - (c) Exhibit C – General Terms and Conditions
 - (d) Exhibit D – Goods and Services Special Terms & Conditions
 - (e) Exhibit E – Compensation Schedule
 - (f) Exhibit F – Timeline
 - (g) Exhibit G – Discrimination and Harassment Policy (HR-15)
 - (h) Exhibit H – Bid Documents

IN WITNESS WHEREOF, the authorized parties have executed this Agreement.

CONTRACTOR

univar solutions USA, LLC

Contractor's Name (if other than an individual, state whether a corporation, partnership, etc.):

John T Edman

March 9, 2026 | 14:05 PDT

Authorized Signature

Date

Tom Edman Sr. Director - BCD Product Management

Printed Name and Title of Person Signing

8201 S 212th St, Kent, WA 98032

Address

CITY OF STOCKTON

Johnny Ford, City Manager

Date

ATTEST:

Katherine Roland, CMC, CPMC, City Clerk

APPROVED AS TO FORM:

Marci A. Arredondo, City Attorney

BY:

EXHIBIT A
STATEMENT OF WORK

1 **Project Objectives.**

The objective of this project is for the supply and delivery of Sodium Hypochlorite as outlined in the bid specifications incorporated herein by reference from Exhibit H.

2 **Project Scope.**

The Contractor shall provide the goods and insurance as specified. The contractor shall supply Material Safety Data Sheets.

3 **Notices.**

Pursuant to Exhibit C – General Terms and Conditions, Paragraph 15 – Notices, the mailing address for all required notices is as follows:

Contractor: Univar Solutions USA, LLC
Attn: Jennifer M Perras
8201 S 212th Street
Kent, WA 98032

City: City of Stockton
Attn: City Manager
425 N. El Dorado Street
Stockton, CA 95202

4 **Option to Renew.**

The term of the Agreement may be extended on a yearly-to-year basis by a written amendment executed by both parties. However, the total term of the Agreement including the extended term shall not exceed four (4) years. The price for any succeeding period of service shall be agreed upon by both parties.

EXHIBIT B**INSURANCE REQUIREMENTS**

(Chemical Sodium Hypochlorite)

Contractor shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder and the results of that work by the Contractor, his agents, representatives, employees, or subcontractors. With respect to General Liability, Errors & Omissions, Contractors Pollution Liability, and/or Asbestos Pollution Liability, coverage should be maintained for a minimum of five (5) years after contract completion.

MINIMUM SCOPE AND LIMIT OF INSURANCE

Coverage shall be at least as broad as:

1. **Commercial General Liability** (CGL): Insurance Services Office Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than **\$3,000,000** per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 or 25 04) or the general aggregate limit shall be twice the required occurrence limit.
2. **Automobile Liability**: Insurance Services Office Form Number CA 0001 covering any auto (Code 1), or if Contractor has no owned autos, hired (Code 8) and non-owned (Code 9) autos, with limit no less than **\$2,000,000** per accident for bodily injury and property damage.
3. **Workers' Compensation** insurance as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limit of no less than **\$1,000,000** per accident for bodily injury or disease.
4. **Environmental Impairment/Pollution Liability** applicable to the work being performed, with a limit no less than **\$2,000,000** per claim or occurrence and **\$2,000,000** aggregate per policy period of one year.

If the contractor maintains broader coverage and/or higher limits than the minimums shown above, the City of Stockton requires and shall be entitled to the broader coverage and/or the higher limits maintained by the contractor. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City of Stockton.

Self-Insured Retentions

Self-insured retentions must be declared to and approved by the City of Stockton. The City of Stockton may require the Contractor to purchase coverage with a lower retention or provide proof of ability to pay losses and related investigations, claim administration, and defense expenses within the retention. The policy language shall provide, or be endorsed to provide, that the self-insured retention may be satisfied by either the named insured or City of Stockton. The CGL and any policies, including Excess liability policies, may not be subject to a self-insured retention (SIR) or deductible that exceeds \$25,000 unless approved in writing by City of Stockton. Any and all deductibles and SIRs shall be the sole responsibility of Contractor or subcontractor who procured such insurance and shall not apply to the Indemnified Additional Insured Parties. City of Stockton may deduct from any amounts otherwise due Contractor to fund the SIR/deductible. Policies shall NOT contain any self-insured retention (SIR) provision that limits the satisfaction of the SIR to the Named Insured. The policy must also provide that Defense costs, including the Allocated Loss Adjustment Expenses, will satisfy the SIR or deductible. City of Stockton reserves the right to obtain a copy of any policies and endorsements for verification.

Other Insurance Provisions

- A. The General Liability, Automobile Liability, Contractors Pollution Liability, and/or Asbestos Pollution policies are to contain, or be endorsed to contain, the following provisions:
1. **The City of Stockton, its officers, officials, employees, and volunteers are to be covered as additional insureds** with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Contractor's insurance (at least as broad as ISO Form CG 20 10 11 85 or **both** CG 20 10, CG 20 26, CG 20 33, or CG 20 38; **and** CG 20 37 forms if later revisions used). Additional insured Name of Organization shall read "City of Stockton, its officers, officials, employees, and volunteers." Policy shall cover City of Stockton, its officers, officials, employees, and volunteers for all locations work is done under this contract.
 2. For any claims related to this project, **the Contractor's insurance coverage shall be primary and non-contributory** insurance coverage at least as broad as ISO CG 20 01 04 13 as respects the City of Stockton, its officers, officials, employees, agents, and volunteers. Any insurance or self-insurance maintained by the City of Stockton, its officers, officials, employees, agents, or volunteers shall be excess of the Contractor's insurance and shall not contribute with it. This requirement shall also apply to any Excess or Umbrella liability policies. The City of Stockton does not accept endorsements limiting the Contractor's insurance coverage to the sole negligence of the Named Insured.

3. Each insurance policy required above shall provide that coverage shall not be canceled, except with notice to the City of Stockton.
- B. The Automobile Liability policy shall be endorsed to include Transportation Pollution Liability insurance, covering materials to be transported by Contractor pursuant to the contract. This coverage may also be provided on the Contractors Pollution Liability policy.
- C. If General Liability, Contractors Pollution Liability and/or Asbestos Pollution Liability and/or Errors & Omissions coverages are written on a claims-made form:
1. The retroactive date must be shown and must be before the date of the contract or the beginning of contract work.
 2. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of the contract of work.
 3. If coverage is canceled or non-renewed, and not replaced with another claims-made policy form with a retroactive date prior to the contract effective date, the Contractor must purchase an extended period coverage for a minimum of five (5) years after completion of contract work.
 4. A copy of the claims reporting requirements must be submitted to the City of Stockton for review.
 5. If the services involve lead-based paint or asbestos identification / remediation, the Contractors Pollution Liability shall not contain lead-based paint or asbestos exclusions. If the services involve mold identification / remediation, the Contractors Pollution Liability shall not contain a mold exclusion and the definition of "Pollution" shall include microbial matter including mold.

Umbrella or Excess Policy

The Contractor may use Umbrella or Excess Policies to provide the liability limits as required in this agreement. This form of insurance will be acceptable provided that all of the Primary and Umbrella or Excess Policies shall provide all of the insurance coverages herein required, including, but not limited to, primary and non-contributory, additional insured, Self-Insured Retentions (SIRs), indemnity, and defense requirements. The Umbrella or Excess policies shall be provided on a true "following form" or broader coverage basis, with coverage at least as broad as provided on the underlying Commercial General Liability insurance. No insurance policies maintained by the Additional Insureds, whether primary or excess, and which also apply to a loss covered hereunder, shall be called upon to contribute to a loss until the Contractor's primary and excess liability policies are exhausted.

Acceptability of Insurers

Insurance is to be placed with insurers authorized to conduct business in the state with a current A.M. Best rating of no less than A:VII if admitted in the State of California.

Verification of Coverage

Contractor shall furnish the City of Stockton with original certificates and amendatory endorsements or copies of the applicable policy language effecting coverage required by this clause **and a copy of the Declarations and Endorsements Pages of the CGL and any Excess policies listing all policy endorsements**. All certificates and endorsements and copies of the Declarations & Endorsements pages are to be received and approved by the City of Stockton before work commences. However, failure to obtain the required documents prior to the work beginning shall not waive the Contractor's obligation to provide them. The City of Stockton reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time. City of Stockton reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

Waiver of Subrogation

Contractor hereby grants to City of Stockton a waiver of subrogation which any insurer may acquire against City of Stockton, its officers, officials, employees, and volunteers, from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the City of Stockton has received a waiver of subrogation endorsement from the insurer.

The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City of Stockton for all work performed by the Contractor, its employees, agents, and subcontractors.

Subcontractors

Contractor shall require and verify that all subcontractors maintain insurance meeting all the requirements stated herein, and Contractor shall ensure that City of Stockton is an additional insured on insurance required from subcontractors. For CGL coverage subcontractors shall provide coverage with a format least as broad as CG 20 38 04 13.

Duration of Coverage

CGL & Excess liability policies **for any construction related work, including, but not limited to, maintenance, service, or repair work**, shall continue coverage for a minimum of 5 years for Completed Operations liability coverage. Such Insurance must be maintained and evidence of insurance must be provided **for at least five (5) years after completion of the contract of work**.

Special Risks or Circumstances

City of Stockton reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

Certificate Holder Address

The address for mailing certificates, endorsements and notices shall be:

City of Stockton
Its Officers, Officials, Employees and Volunteers
425 N El Dorado Street
Stockton, CA 95202

EXHIBIT C

GENERAL TERMS AND CONDITIONS

- 1 **Goods, Equipment and Services.** Subject to the terms and conditions set forth in this Agreement, Contractor shall provide to City the services described in Exhibit A of the Agreement. Contractor shall provide said services at the time, place and in the manner specified in Exhibit A of the Agreement.
- 2 **City Assistance, Facilities, Equipment and Clerical Support.** Except as set forth in Exhibit A, Contractor shall, at its sole cost and expense, furnish and maintain all facilities and equipment that may be required for furnishing services pursuant to this Agreement. If applicable, City shall furnish to Contractor only the facilities and equipment listed in Exhibit A to the Agreement.
- 3 **Compensation.** City shall pay Contractor for services rendered pursuant to this Agreement as described more particularly in Exhibit A and Exhibit E to the Agreement.
 - 3.1 Invoices submitted by Contractor to City must contain a brief description of work performed, time spent and City reference number. Within thirty (30) days of receipt of Contractor's invoice, City will review the invoice, and if acceptable make payment on approved invoice.
 - 3.2 Upon completion of work and acceptance by the City, Contractor shall have sixty (60) days in which to submit final invoice(s) for payment. An extension may be granted by the City upon receiving a written request thirty (30) days in advance of said time limitation. The City shall have no obligation or liability to pay any invoice for work performed which the Contractor fails or neglects to submit within sixty (60) days, or any extension thereof granted by the City, after the work is accepted by the City.
- 4 **Sufficiency of Contractor's Work.** All Contractor services, work, and deliverables shall be performed in a good and workmanlike manner with due diligence in accordance with the degree of skill normally exercised by similar contractors supplying services and work of a similar nature, and in conformance with applicable laws, codes and professional standards. Contractor's work shall be adequate and sufficient to meet the purposes of this Agreement.
- 5 **Ownership of Work.** All reports, work product, all other documents completed or partially completed by Contractor or its approved subcontractors, in performance of this Agreement, and if applicable, drawings, designs, and plan review comments shall become the property of the City. Any and all copyrightable subject matter in all materials is hereby assigned to the City and the Contractor and its approved subcontractors agree to execute any additional documents that may be necessary to evidence such assignment. All materials shall be delivered to the City upon completion or termination of the work under this Agreement. If any materials are lost, damaged or destroyed before final delivery to the City, the Contractor shall replace them at its own

expense. The Contractor and its approved subcontractors shall keep materials confidential. Materials shall not be used for purposes other than the performance of services under this Agreement and shall not be disclosed to anyone not connected with these services, unless the City provides prior written consent.

- 6 **Timeliness.** Time is of the essence in this Agreement. Further, Contractor acknowledges that the failure of Contractor to comply with the time limits described in Exhibit A and Exhibit F may result in economic or other losses to the City.
- 7 **Changes.** Both parties to this Agreement understand that it may become desirable or necessary during the term of this Agreement for City to modify the scope of services provided for under this Agreement. Any material extension or change in the scope of work shall be discussed with the City and the change and cost shall be memorialized in a written amendment to the original contract prior to the performance of the additional work. Until the amendment is so executed, the City will not be responsible for paying any charges Contractor may incur in performing such additional services, and Contractor shall not be required to perform any such additional services.
- 8 **Amendment.** No variation of the terms of this Agreement shall be valid unless an amendment is made in writing and signed by both parties.
- 9 **Contractor's Status.**
 - 9.1 In performing the obligations set forth in this Agreement, Contractor shall have the status of an independent contractor and Contractor shall not be considered to be an employee of the City for any purpose. All persons working for or under the direction of Contractor are its agents and employees and are not agents or employees of City. Contractor by virtue of this Agreement, has no authority to bind or incur any obligation on behalf of the City. Except as expressly provided in Exhibit A, Contractor has no authority or responsibility to exercise any rights or power vested in the City. No agent, officer or employee of the City is to be considered an employee of the Contractor. It is understood by both Contractor and City that this Agreement shall not be construed or considered under any circumstances to create an employer-employee relationship or a joint venture.
 - 9.2 Contractor shall determine the method, details and means of performing the work and services to be provided by Contractor under this Agreement. Contractor shall be responsible to the City only for the requirements and results specified in this Agreement and, except as expressly provided in this Agreement, shall not be subjected to the City's control with respect to the physical action or activities of Contractor in fulfillment of this Agreement. Contractor has control over the manner and means of performing the services under this Agreement. If necessary, Contractor has the responsibility for employing other persons or firms to assist Contractor in fulfilling the terms and obligations under this Agreement.

- 9.3 If in the performance of this Agreement any third persons are employed by Contractor, such persons shall be entirely and exclusively under the direction, supervision and control of Contractor. All terms of employment including hours, wages, working conditions, discipline, hiring and discharging or any other term of employment or requirements of law shall be determined by the Contractor.
- 9.4 It is further understood and agreed that Contractor must issue W-2 forms or other forms as required by law for income and employment tax purposes for all of Contractor's assigned personnel under the terms and conditions of this Agreement.

10 **Subcontractor.**

- 10.1 Subcontractors shall not be recognized as having any direct or contractual relationship with the City. Contractor shall be responsible for the work of subcontractors, which shall be subject to the provisions of this Agreement. Subcontractors will be provided with a copy of the Agreement and will be bound by its terms. Contractor is responsible to the City for the acts and omissions of its subcontractors and persons directly or indirectly employed by them.
- 10.2 If in the performance of this Agreement any third persons are employed by Contractor, such persons shall be entirely and exclusively under the direction, supervision and control of Contractor. All terms of employment including hours, wages working conditions, discipline, hiring, and discharging or any other term of employment or requirement of law shall be determined by Contractor.
- 10.3 It is further understood and agreed that Contractor must issue W-2 forms or other forms as required by law for income and employment tax purposes for all of the Subcontractors' personnel.

11 **Termination.**

- 11.1 Termination for Convenience of City. The City may terminate this Agreement at any time by mailing a notice in writing to Contractor. The Agreement shall then be deemed terminated, and no further work shall be performed by Contractor. If the Agreement is so terminated, the Contractor shall be paid for the work actually completed at the time the notice of termination is received.
- 11.2 Should either party default in the performance of this Agreement or materially breach any of its provisions, the other party, at that party's option, may terminate this Agreement by giving written notification to the other party.
- 11.3 Funding- Non-Appropriation. It is mutually understood between the Parties that payment to the Contractor for performance shall be dependent upon the availability of appropriations by the City Council for the purposes of this Agreement. No legal liability on the part of the City for any payment may arise

- under this Agreement until funds are made available and until the Contractor has received funding availability, which will be confirmed in writing. If funding for any fiscal year is reduced or deleted, or if the City loses funding for any reason, the City, in its sole discretion, shall have the option to either (a) cause this Agreement to be canceled or terminated pursuant to applicable provisions of the Agreement; or (b) offer to amend the Agreement to reflect the reduced funding for this Agreement.
- 12 **Non-Assignability.** The Contractor shall not assign, sublet, or transfer this Agreement or any interest or obligation in the Agreement without the prior written consent of the City, and then only upon such terms and conditions as City may set forth in writing. Contractor shall be solely responsible for reimbursing subcontractors.
- 13 **Indemnity and Hold Harmless.** To the fullest extent permitted by law, Contractor shall hold harmless, defend and indemnify City of Stockton and its officers, officials, employees and volunteers from and against any and all liability, loss, damage, expense, costs (including without limitation costs, attorney fees, and fees of litigation) of every nature arising out of or in connection with Contractor's performance of work hereunder or its failure to comply with any of its obligations contained in this Agreement, except such loss or damage which was caused by the sole negligence or willful misconduct of the City of Stockton. This obligation is independent of, and shall not in any way be limited by, the minimum Insurance obligations contained in this Agreement. These obligations shall survive the completion or termination of this Agreement.
- 14 **Insurance.** During the term of this Agreement, Contractor shall maintain in full force and effect at its own cost and expense the insurance coverage as set forth in the attached Exhibit B to this Agreement and shall otherwise comply with the other provisions of Exhibit B to this Agreement.
- 15 **Notices.** All notices required herein shall be in writing and shall be sent by certified or registered mail, postage prepaid, addressed in Exhibit A to this Agreement.
- 16 **Conformance to Applicable Laws.** Contractor shall comply with all applicable Federal, State, and Municipal laws, rules, and ordinances. Contractor shall not discriminate in the employment of persons or in the provision of services under this Agreement on the basis of any legally protected classification, including race, color, national origin, ancestry, sex or religion of such person.
- 17 **Licenses, Certifications and Permits.** Prior to the City's execution of this Agreement and prior to the Contractor's engaging in any operation or activity set forth in this Agreement, Contractor shall obtain a City of Stockton business license, which must be kept in effect during the term of this Agreement. Contractor covenants that it has obtained all certificates, licenses, permits and the like required to perform the services under this Agreement. Such licenses, certificates and permits shall be maintained in full force and effect during the term of this Agreement.

- 18 **Records and Audits.** Contractor shall maintain all records regarding this Agreement and the services performed for a period of three (3) years from the date that final payment is made. At any time during normal business hours, the records shall be made available to the City to inspect and audit. To the extent Contractor renders services on a time and materials basis, Contractor shall maintain complete and accurate accounting records, in a form prescribed by City or, if not prescribed by City, in accordance with generally accepted accounting principles, such records to include, but not be limited to, payroll records, attendance cards, time sheets, and job summaries.
- 19 **Confidentiality.** Contractor shall exercise reasonable precautions to prevent the unauthorized disclosure and use of City reports, information or conclusions.
- 20 **Conflicts of Interest.** Contractor covenants that other than this Agreement, Contractor has no financial interest with any official, employee or other representative of the City. Contractor and its principals do not have any financial interest in real property, sources of income or investments that would be affected in any manner of degree by the performance of Contractor's services under this Agreement. If such an interest arises, Contractor shall immediately notify the City.

Pursuant to Government Code 1090, California Assembly Bill 334: Contractor or Consultants duties and services under this agreement shall not include preparing or assisting the public entity with any portion of the public entity's preparation of a request for proposals, request for qualifications, or any other solicitation regarding a subsequent or additional contract with the public entity. The public entity entering this agreement shall at all times retain responsibility for public contracting, including with respect to any subsequent phase of this project. Contractor or Consultants participation in the planning, discussions, or drawing of project plans or specifications shall be limited to conceptual, preliminary, or initial plans or specifications. Contractor/consultant shall cooperate with the public entity to ensure that all bidders for a subsequent contract on any subsequent phase of this project have access to the same information, including all conceptual, preliminary, or initial plans or specifications prepared by the contractor pursuant to this agreement.

- 21 **Waiver.** In the event either City or Contractor at any time waives any breach of this Agreement by the other, such waiver shall not constitute a waiver of any other or succeeding breach of this Agreement, whether of the same or of any other covenant, condition or obligation. No payment, partial payment, acceptance, or partial acceptance by City shall operate as a waiver on the part of City of any of its rights under this Agreement.
- 22 **Governing Law.** California law shall govern any legal action pursuant to this Agreement with venue for all claims in the Superior Court of the County of San Joaquin, Stockton Branch or, where applicable, in the Federal District Court of California, Eastern District, Sacramento Division.

- 23 **No Personal Liability.** No official or employee of City shall be personally liable to Contractor in the event of any default or breach by the City or for any amount due Contractor.
- 24 **Severability.** If any portion of this Agreement or application thereof to any person or circumstance shall be declared invalid by a court of competent jurisdiction or if it is found in contravention of any federal, state or city statute, ordinance or regulation the remaining provisions of this Agreement or the application thereof shall not be invalidated thereby and shall remain in full force and effect to the extent that the provisions of this Agreement are severable.
- 25 **Non-Discrimination.** During the performance of this Agreement, Contractor and its officers, employees, agents, representatives or subcontractors shall not unlawfully discriminate in violation of any federal, state, or local law, rule or regulation against any employee, applicant for employment or person receiving services under this Agreement because of race, religion, color, national origin, ancestry, physical or mental disability, medical condition (including genetic characteristics), marital status, age, political affiliation, gender identity, gender expression, sex or sexual orientation, family and medical care leave, pregnancy leave, or disability leave. Contractor and its officers, employees, agents, representative or subcontractors shall comply with all applicable Federal, State and local laws and regulations related to non-discrimination and equal opportunity, including without limitation the City's nondiscrimination policy; the Fair Employment and Housing Act (Government Code sections 12990 (et seq.); California Labor Code sections 1101, 1102 and 1102.1; the Federal Civil Rights Act of 1964 (P.L. 88-352), as amended; and all applicable regulations promulgated in the California Code of Regulation or Code of Federal Regulations. Title VI of the Civil Rights Act of 1964 requires that "no person in the United States shall, on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance." (42 USC Section 2000d). <http://www.dol.gov/oasam/regs/statutes/titlevi.htm>. The City requires compliance with the requirements of Title VI in all of its programs and activities regardless of funding source.
- 26 **Force Majeure.** Neither party shall be responsible for delays or failures in performance resulting from acts of God, acts of civil or military authority, terrorism, fire, flood, strikes, war, epidemics, pandemics, shortage of power or other acts or causes reasonably beyond the control of that party. The party experiencing the force majeure event agrees to give the other party notice promptly following the occurrence of a force majeure event, and to use diligent efforts to re-commence performance as promptly as commercially practicable.
- 27 **Taxes and Charges.** Contractor shall be responsible for payment of all taxes, fees, contributions or charges applicable to the conduct of the Contractor's business.

- 28 **Cumulative Rights.** Any specific right or remedy provided in this Agreement will not be exclusive but will be cumulative of all other rights and remedies to which may be legally entitled.
- 29 **Advice of Attorney.** Each party warrants and represents that in executing this Agreement, it has received independent legal advice from its attorneys or the opportunity to seek such advice.
- 30 **Dispute Resolution; Attorney Fees.** Any dispute arising out of or relating to the terms and provisions of this Agreement shall be addressed in good faith by the parties. If a dispute cannot be resolved through informal negotiations, either party may pursue all remedies available under applicable law.

In the event of any dispute between the parties concerning the terms and provisions of this Agreement, the party prevailing in such dispute shall be entitled to collect from the other party all costs incurred, including reasonable attorneys' fees.

- 31 **Heading Not Controlling. Headings** used in this Agreement are for reference purposes only and shall not be considered in construing this Agreement.

32 **Entire Agreement. Integration. and Modification.**

32.1 This Agreement represents the entire integrated agreement between Contractor and the City; supersedes all prior negotiations, representations, or agreements, either written or oral between the parties and may be amended only by a written Amendment signed by the Contractor and City Manager.

32.2 All Exhibits to this Agreement and this Agreement are intended to be construed as a single document.

- 33 **Counterparts.** This Agreement may be executed in one or more counterparts, each of which shall be deemed an original. All counterparts shall be construed together and shall constitute one agreement.
- 34 **Authority.** The individual(s) executing this Agreement represent and warrant that they have the legal capacity and authority to do so on behalf of their respective legal entities.

EXHIBIT D**GOODS AND SERVICES TERMS AND CONDITIONS**

- 1 **Definitions.** The following words and phrases have the following meanings for purposes of this Agreement:
 - 1.1 "Services" means, collectively, the services, duties, and responsibilities described in Exhibit A of this Agreement and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.
 - 1.2 "Deliverable" means quantifiable goods or services that will be provided upon completion of a project. A deliverable is any tangible material, work, or thing delivered by one party to the other, including associated technical documentation. A deliverable can be a tangible or intangible part of the development process and often are specified functions or characteristics of the project.
- 2 **General.** The following terms and conditions are applicable for the purchase of goods and services only. The special conditions shall be read in conjunction with the Standard Agreement, General Terms and Conditions ("GTC") Exhibit C, and all other Exhibits identified in the Standard Agreement.
 - 2.1 Where any portion of the GTC is in conflict to or at variance with any provisions of the Special Conditions of the Agreement, then unless a different intention stated, the provision(s) of the Special Conditions of the Agreement shall be deemed to override the provision(s) of GTC only to the extent that such conflict or variations in the Special Conditions of the Agreement are not possible of being reconciled with the provisions of the GTC.
 - 2.2 In the case of modification of a part or provision of the GTC, the unaltered part or provision, or both, shall remain in effect. The Special Conditions shall relate to a particular project and be peculiar to that project, but shall not weaken the character or intent of the GTC.
- 3 **Time for Performance.**
 - 3.1 Contractor shall perform the services according to the schedule contained in Exhibit F.
 - 3.2 Timeliness of Performance
 - i) Contractor shall provide the Services and Deliverables within the term and within the time limits required under this Agreement, pursuant to the provisions of Exhibit A and Exhibit F.
 - ii) Neither Contractor nor Contractor's agents, employees, nor subcontractors are entitled to any damages from the City, nor is any party entitled to be

reimbursed by the City, for damages, charges, or other losses or expenses incurred by Contractor by reason of delays or hindrances in the performance of the Services, whether or not caused by the City.

4 **Standard of Performance.**

In addition to Exhibit C, Section 4 and 17, Contractor agrees as follows:

- 4.1 Contractor's Services shall be performed in accordance with generally accepted professional practices and principles and in a manner consistent with the level of care and skill ordinarily exercised by members of Contractor's profession currently practicing under similar conditions. Contractors shall comply with the profession's standard of performance, applicable laws, regulations, and industry standards. By delivery of completed work, Contractor certifies that the work conforms to the requirements of this Agreement and all applicable federal, state, and local laws. If Contractor is retained to perform services requiring a license, certification, registration, or other similar requirement under California law, Contractor shall maintain that license, certification, registration, or other similar requirement throughout the term of this Agreement.
- 4.2 Contractor acknowledges that it is entrusted with or has access to valuable and confidential information and records of the City and with respect to that information, Contractor agrees to be held to the standard of care of a fiduciary. Contractor shall ensure that all services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. Contractor must provide copies of any such licenses. Contractor remains responsible for the professional and technical accuracy of all Services or Deliverables furnished, whether by Contractor or its subcontractors or others on its behalf. All Deliverables must be prepared in a form and content satisfactory to the Using Agency and delivered in a timely manner consistent with the requirements of this Agreement.

If Contractor fails to comply with the foregoing standards, Contractor must perform again, at its own expense, all Services required to be re-performed as a direct or indirect result of that failure. Any review, approval, acceptance, or payment for any of the Services by the City does not relieve Contractor of its responsibility for the professional skill and care and technical accuracy of its Services and Deliverables. This provision in no way limits the City's rights against Contractor either under this Agreement, at law or in equity.

5 **Compensation.**

- 5.1 In addition to Section 3 Compensation in Exhibit C – GTC, the Contractor shall be compensated for the services provided under this Agreement as follows:

5.1.1 Contractor shall be compensated for services rendered and accepted under this Agreement and shall be paid monthly, in arrears on a not to exceed basis, based upon the rates set forth in Exhibit E attached hereto and made a part of this Agreement. Contractor may vary the compensation for each task in Exhibit E provided that the total project compensation listed in Exhibit E and the Standard Agreement is not exceeded.

6 **Reports and Information.**

Contractor shall, at such times and in such forms as the City may require, furnish the City with such periodic reports as it may request pertaining to the work or services undertaken pursuant to this Agreement, the costs and obligations incurred or to be incurred in connection therewith, and any other matters covered by this Agreement as specified in Exhibit A and Exhibit E.

7 **Findings Confidential.**

All the reports, information, data, et cetera, prepared or assembled by the Contractor under this Agreement are confidential and the Contractor agrees that they shall not be made available to any individual or organization without the prior written approval of the City. Contractor shall not be required under the provisions of this paragraph to keep confidential any data or information which is or becomes publicly available, is required by applicable law or by proper legal or governmental authority, is already rightfully in the Contractor's possession without obligation of confidentiality, is independently developed by Contractor outside the scope of this Agreement or is rightfully obtained from third parties. Contractor shall give City prompt notice of any such legal or governmental demand and reasonably cooperate with City in any effort to seek a protective order or otherwise to contest such required disclosure.

8 **Right of Inspection.**

All Deliverables furnished by the Contractor must be as specified in Exhibit A and will be subject to inspection and approval of the City after delivery. City reserves the right to reject and return, at the risk and expense of Contractor, the portion of any Deliverable which may be defective or fail to comply with specifications in Exhibit A without invalidating the remainder of the Deliverables. If rejected, the Deliverable will be held for disposition at the expense and risk of Contractor. Payment for Deliverables prior to inspection shall not constitute acceptance of the Deliverables.

9 **Warranty.**

Contractor warrants that (i) any Deliverable created or performed by Contractor for City

under this Agreement will conform to specifications, drawings or samples furnished by City to Contractor for a minimum period of one year, and (ii) any standard Deliverable sold by Contractor to other customers besides City will meet or exceed any of the standards for such types of product in industry, any express or implied warranty stated or advertised by Contractor or the actual manufacturer of such Deliverable, or any warranties implied by law. Contractor's warranty shall survive delivery of the Deliverable and shall not be deemed waived by City's failure to discover defects, acceptance of the Deliverable, or payment, therefore.

10 **Ownership.**

Contractor shall have title to and bear the risk of any loss or damage to the Deliverable until the Deliverable is delivered and accepted by City in conformity with this Agreement. Upon delivery and acceptance, the Deliverable delivered by the Contractor shall become the exclusive property of the City. The ownership rights described herein shall include, but not be limited to, the right to copy, publish, display, transfer, or otherwise use the Deliverable. All artwork, patterns, dies, models, samples, materials, drawings, specifications, technical material, advertising material, and any other personal property furnished by City to Contractor, or specifically paid for by City for use in performance of the Agreement, shall be and remain the property of City and said property shall be used only for Deliverables benefiting City. Contractor shall return to the City or shall dispose of this property only according to the City's instructions.

11 **Applicable Laws.**

Under guidelines specified in 29 CFR 1910.1200 (f) and (g) City requests that Contractor label applicable Deliverables accordingly and provide associated Safety Data Sheets ("SDS") to City.

Deliverables must conform to all applicable federal, state, and local laws. Such conformity includes compliance with federal sanctions, and Contractor certifies that it has not and will not engage in prohibited transactions with sanctioned persons or entities.

Per Executive Order N-6-22, all contractors and grantees that have agreements valued at \$5 million or more with agencies/departments subject to the California Governor's authority are directed to report to their contracting or grantor agency or department regarding their compliance with economic sanctions imposed by the U.S. government in response to Russia's actions in Ukraine, as well as sanctions imposed under state law, if any.

12 Prevailing Wage.

It shall be the responsibility of the Contractor to comply, when applicable, with the prevailing wage rates in accordance with the State of California Department of Industrial Relations. It shall further be the responsibility of the Contractor to monitor the prevailing wage rates as established by the California Department of Industrial Relations for any increase in rates during the term of this Agreement and adjust wage rates accordingly.

CONTRACTOR REGISTRATION REQUIREMENTS- Pursuant to Labor Code Section 1771.1(a): A Contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter, unless currently registered and qualified to perform public work pursuant to Labor Code Section 1725.5. It is not a violation of this section for an unregistered Contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 20103.5 of the Public Contract Code, provided the Contractor is registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded.

No contractor or subcontractor may be listed on a bid proposal for a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code section 1725.5 [with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)].

No contractor or subcontractor may be awarded a contract for public work on a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5. Department of Industrial Relations- Contractor Registration information and web link: <https://www.dir.ca.gov/public-works/publicworks.html>. In compliance with Senate Bill 854 and the California Labor Code, all Bidders shall include with their Bid proof of registration from the Department of Industrial Relations (DIR) that includes the contractor's Legal Name, Registration Number, License Type/Number, Registration Date, and Expiration Date, for every contractor and subcontractor, regardless of tier.

This project may be subject to compliance monitoring and enforcement by the Department of Industrial Relations. Contractors must submit their certified payroll records directly to the Division of Labor Standards Enforcement Compliance Monitoring Unit, as well as the City of Stockton.

13 Shipping Terms.

City shipment terms are F.O.B. Destination, Freight Prepaid and Added unless otherwise specified in the Agreement. Contractor shall observe shipping instructions and, unless otherwise stated in the instructions, shall ship Deliverables in the safest and most economical manner necessary to meet the delivery date specified in the Agreement. Contractor shall provide an itemized packing list showing the Agreement number with the shipment. Contractor shall include the Agreement number on all packages, boxes, invoices, and shipping documents. Contractor shall label all individual boxes with stock number and quantity and items with different stock numbers shall be boxed separately. City reserves the right to refuse, at Contractor's expense, any shipments not containing the Agreement number or stock numbers as required under this section.

14 Deliveries.

TIME IS OF THE ESSENCE IN THE PERFORMANCE OF ANY ORDER. If Deliverable is not provided or performed within the times specified in the Agreement, City may cancel the Agreement and hold Contractor liable for damages incurred due to the untimely delivery, including but not limited to the additional costs resultant from City procuring substitute Deliverables elsewhere.

15 Price and Quantities.

Prices and quantities set forth in this Agreement may not be altered by Contractor without the prior written authorization of City, with the exception that quantities of custom paper or printed Deliverables, chemicals, or fuel may deviate from those in the Agreement by the lesser of standard industry practices.

EXHIBIT E

COMPENSATION SCHEDULE

The Contractor shall be compensated for the services identified in Exhibit A, Exhibit C, and Exhibit D to this Agreement as follows:

1 **Project Price.**

1.1 The maximum the Contractor shall be paid on this Agreement is \$2,185,000.00 (hereafter the “not to exceed” amount). The “not to exceed” amount includes all payments to be made pursuant to this Agreement, including City approved reimbursable expenses, if any. Nothing in this Agreement requires the City to pay for work that does not meet the Standard of Performance identified in Exhibit D section 4 or other requirements of this Agreement.

1.2 The Contractor shall be entitled to receive payments for its work performed pursuant to the Agreement. The City will pay Contractor based on invoices for acceptable work performed and approved until the “not to exceed” amount is reached. Thereafter, Contractor must complete services based on the Agreement without additional compensation unless there is a material change to the Statement of Work and Scope by a written Amendment.

1.3 Annual cost adjustments may be made, as necessary, to increase or decrease the unit cost. The annual increase shall not exceed three percent (3%) for each succeeding year. Any increase requested must be submitted at least sixty (60) days before requested implementation date. In the event that the supplier finds it necessary to increase the base price in any given year, the supplier shall provide evidence satisfactory to the City documenting the reason(s) for and actual cost of the cost increase. Annual cost decreases are allowed with written notice to the City.

2 **Item Price.** Below is the price for the products as described in Exhibit A of this Agreement.

Item	Description	Item Price
1	Sodium Hypochlorite (12.5%)	\$3.49/gallon

3 **Invoice to Address.** Each invoice submitted shall identify the specific task(s) listed in Exhibit A and this Exhibit, and the completed work product/deliverable for the agreed upon price listed in this Exhibit. Invoices shall be submitted to the below address:

City of Stockton Municipal Utilities Department
Attention: Program Manager III - Wastewater
2500 Navy Drive
Stockton, CA 95206

Email: MUDFinance@stocktonca.gov;
Kathryn.garcia@stocktonca.gov

EXHIBIT F

TIMELINE

- 1 Contractor shall complete the requested services identified in Exhibit A as follows:

Contractor shall confirm all orders received by email or phone within twenty-four (24) hours of the request.

Orders are to be delivered on the date requested for delivery or on the soonest available date if the date requested is unavailable. If no date is requested, the order will be delivered within seven (7) days.

Orders delivered through a subcontracted delivery service may not be canceled or rescheduled without prior notification to the City and may not be rescheduled more than once per order.

Contractor shall notify the City in advance of holiday closures that may affect order delivery.

EXHIBIT G

DISCRIMINATION AND HARASSMENT POLICY (HR-15)

CITY OF STOCKTON, CALIFORNIA
CITY MANAGER ADMINISTRATIVE DIRECTIVE

Subject:	Directive No. HR-15	Page No. 1 of 14
DISCRIMINATION AND HARASSMENT POLICY	Effective Date: 5/1/2015	Revised From: 7/27/09 4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/96, 1/1/98
PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

I. PURPOSE

The purpose of this policy is to reaffirm the City's commitment to demonstrating respect for all individuals by strictly prohibiting discrimination and harassment, including sexual harassment in the workplace. This policy defines prohibited behavior and conduct, and sets forth a procedure for reporting, investigating and resolving complaints of discrimination, harassment, in the workplace, including retaliation and hostile work environment.

II. POLICY

- A. The City of Stockton prohibits any form of discrimination and/or harassment of any person based on race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other category or attribute consistent with state or federal law. All such discrimination and harassment is unlawful and shall not be tolerated. In addition, under the federal Affordable Care Act (ACA), the City of Stockton prohibits discrimination and/or harassment, or retaliation against an employee who obtains coverage, receives a tax credit or subsidy through the Health Care "Market Place" or "Exchange."
- B. It is an unlawful employment practice to discriminate against or to harass an unpaid intern or volunteer on the basis of any legally protected classification unless an exception applies, such as a bona fide occupational qualification.
- C. The City will neither tolerate nor condone discrimination and/or harassment of employees by managers, supervisors, co-workers, or non-employees with whom City employees have a business service, or professional relationship.
- D. All City employees and non-employees share a responsibility to assist in

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maintaining an employment environment free of discrimination and harassment. This policy applies to all aspects of City employment, including, but not limited to, hiring, reassignment, placement, promotion, employment action, disciplinary action, layoff, reemployment, transfer, leave of absence, compensation and benefits, training; or other terms of treatment of that person in an unpaid internship, or another limited duration program to provide unpaid work experience for that person, or the harassment of an unpaid intern or volunteer.

- E. All allegations of discrimination and/or harassment shall be investigated immediately by the City, in accordance with this policy. If it is determined that any prohibited activity has occurred, remedial action shall be taken. Such action may include discipline up to and including discharge. In addition, under applicable law, individual supervisors and employees may be subject to personal liability and/or punitive damages in any litigation arising as a result of such conduct.
- F. All new hires shall attend harassment awareness training, and supervisors and managers shall attend harassment awareness and prevention training for supervisors every two years.
- G. The City of Stockton prohibits retaliation against any employee or non-employee by another employee, non-employee, supervisor, or manager for reporting, filing, testifying, assisting or participating in any manner in any investigation, proceeding, or hearing conducted by the employer or a federal or state enforcement agency.
- H. This policy applies to all officials, employees, volunteers, unpaid interns, agents, or contractors of the City.
- I. This policy shall be administered by the Director of Human Resources.

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III. DEFINITION AND EXAMPLES OF DISCRIMINATION AND HARASSMENT

- A. "Discrimination," as used in this policy, is any action, behavior, practice, or process that is intended to deny, or results in the denial of, employment rights, privileges, or benefits because of a person's race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other prohibition identified under state and federal law. The following are examples of conduct that may constitute discrimination:
1. Soliciting applications from a source where all or most of potential workers are of the same race or color.
 2. Considering a person's gender as the basis for differences in pay, work assignments, performance evaluations, training, discipline, or any other area of employment; and
 3. Questioning a job applicant about the existence, nature and severity of a disability.
- B. "Harassment," as used in this policy, consists of any conduct affecting another person because of his or her race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other category or attribute identified under state and federal law when such conduct has the purpose or the effect of: (1) creating an intimidating, hostile or offensive work environment; (2) unreasonably interfering with the employee's or non-employee's work performance; or (3)

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otherwise adversely affecting an employee's or non-employee's employment opportunities.

Harassment may take many forms, including, but not limited to, the following examples:

1. Verbal Harassment: Epithets, derogatory and offensive comments or slurs based on race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
 2. Physical Harassment: Assault, impeding or blocking movement that results in the physical interference with normal work or movement on the basis of race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
 3. Visual Harassment: The displaying of posters, photography, notices, bulletins, e-mails, cartoons or drawings with derogatory and offensive content based on race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
- C. "Sexual harassment," as used in this policy, is a subcategory of harassment, and is specifically defined by law as unwanted sexual advances, requests for sexual favors or visual, verbal or physical conduct of a sexual nature when:
1. Submission to such conduct is made a term or condition of employment; or
 2. Submission to or rejection of such conduct is used as a basis for employment decisions affecting the individual; or

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3. Such conduct has the purpose or effect of unreasonably interfering with an employee's or non-employee's work performance or creating an intimidating, hostile or offensive working environment because of the persistent, severe or pervasive nature of the conduct.

Examples of Sexual Harassment include, but are not limited to the following:

- a. Unwelcome sexual overtures or propositions.
- b. Offering employment benefits or status in exchange for sexual favors.
- c. Making or threatening retaliation after a negative response to sexual advances.
- d. Visual conduct such as leering, making sexual gestures, displaying sexually suggestive objects or pictures, cartoons, calendars or posters.
- e. Verbal conduct such as using epithets or slurs, telling sexually explicit jokes, or making derogatory or suggestive comments about a person's body or dress.
- f. Written communications of a sexual nature distributed in hard copy, soft copy or via a computer network.
- g. Verbal abuse of a sexual nature, graphic verbal commentary about an individual's body, sexually degrading words to describe an individual, suggestive or obscene letters, notes or invitations.
- h. Physical conduct such as touching, assaulting, impeding or blocking movements.

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- i. Retaliation for making harassment reports or threatening to report harassment.

D. Affordable Care Act (ACA) Anti-Retaliation

Pursuant to section §1558 of the Affordable Care Act, the City prohibits discrimination or retaliation towards any employee who:

1. Receives a health insurance tax credit or subsidy through the Health Care "Marketplace" or "Exchange", by which can trigger a penalty payable by the employer;
2. Reports potential violations of protections afforded under Title I of the Act, which provides guaranteed availability protections among other things;
3. Testifies in a proceeding concerning such violation;
4. Assists or participates in a proceeding concerning a violation; or
5. Objects to, or refuses to participate in, any activity, policy, practice, or assigned task that the employee reasonably believes to be in violation of any provision of the Title I of the Act.

An employee who believes that he or she has been discharged or otherwise discriminated against in violation of section §1558 of the Affordable Care Act may seek relief in accordance with the procedures, notifications, burdens of proof, remedies, and statutes of limitation set forth in section 2087(b) of title 15, United States Code.

IV. REPORTING AND COMPLAINT PROCEDURES

A. Immediate Action Required

The City's reporting and complaint procedures provide for an immediate, thorough and objective investigation of discrimination or harassment claims, appropriate disciplinary action taken against any person found to have engaged in prohibited behavior, and appropriate alternative remedies to any

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employee or non-employee subject to discrimination or harassment. To accomplish this, such incidents must be reported immediately to a supervisor or manager.

1. Employee's and Non-Employee's Responsibilities when Subjected to Discrimination and/or Harassment
 - a. Employees or non-employees who believe they have been subjected to discrimination or harassment, or are aware of discrimination or harassment against others, shall report the situation immediately to his/her supervisor or manager, except as specified in subsection (b), below. Employees and non-employees shall report any such incidents occurring in the workplace, whether committed by coworkers, supervisors or managers, or third persons doing business with the City, such as customers or vendors, or other non-employees. If comfortable doing so, an employee or non-employee who has a complaint of discrimination or harassment is encouraged to directly inform the person(s) engaging in the behavior that such conduct is offensive and insist the behavior to stop.
 - b. Employees and non-employees must immediately contact a supervisor or manager to register a complaint of discrimination or harassment, unless that supervisor or manager is the individual engaging in the unwanted behavior. In that case, the employee or non-employee may contact someone at the next supervisory level. If the employee or non-employee feels uncomfortable dealing directly with his or her immediate supervisor or manager, he or she may contact the department head, or the Director of Human Resources (or either of their designees) to register a complaint of discrimination or harassment.
 - c. Employees and non-employees may file a formal complaint of harassment or discrimination with their department head or

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with Human Resources. To assist the City in conducting a thorough investigation, complaints shall be submitted in writing and shall include specific details of the incident(s), the names of the individuals involved, the names of any witnesses, and any documentary evidence (notes, pictures, cartoons, etc.) that will corroborate the allegations.

- d. Employees and non-employees shall immediately report any retaliation to a supervisor, manager, department head or Director of Human Resources (or designee). All retaliation complaints shall be immediately, objectively and thoroughly investigated in accordance with the investigation procedures. If a report of retaliation is substantiated, appropriate disciplinary action, up to and including discharge shall be taken.
2. Supervisor's or Manager's Responsibilities to Eliminate Discrimination and/or Harassment
- a. A supervisor or manager is responsible for enforcing the City's discrimination and harassment policy. Supervisors or managers must ensure that all employees and non-employees are aware of the City's policy through open discussion of the policy at staff meetings and by posting the policy in a conspicuous location accessible to all staff members.
 - b. A supervisor or manager shall be cognizant of employees' and non-employees' behavior and shall not permit any employee or non-employee under their supervision to be subjected to or engage in any conduct prohibited by this policy.
 - c. A supervisor or manager who observes conduct prohibited by this policy shall immediately direct the employee or non-employee to cease the conduct.

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- d. A supervisor or manager who receives a complaint of prohibited conduct is required to take the complaint seriously, and report the matter immediately to the department head; be supportive of the complainant; ensure there is no retaliation against the complainant; conduct an internal fact-finding review into the allegations; obtain as much detailed information as possible; thoroughly document the findings; communicate in written form to the parties the resolution of the complaint; and report to and consult with the Human Resources Department promptly, without delay.
- B. Confidentiality. The City will make every effort to protect the privacy and confidentiality of all parties involved, as well as any information and/or documentation obtained, to the extent possible consistent with a thorough investigation.
- C. Penalty for Non-Compliance. The City shall take disciplinary action, up to and including discharge, against any supervisor or manager who fails in his/her responsibility to take immediate action in response to an employee's or non-employee's complaint of discrimination or harassment. Further, such disciplinary action shall be taken against a supervisor or manager who fails to stop discriminatory or harassing conduct committed in his/her presence or to stop such conduct about which the supervisor or manager has knowledge.
- V. INVESTIGATION PROCEDURES
- A. Determination of Responsibility for Investigation

If a formal complaint is filed with the department head or the Director of Human Resources (or either of their designees), the department head and the Director of Human Resources shall consult with one another to determine whether the department or Human Resources shall conduct the fact-finding investigation into the allegations. Either the department head or the Director of Human Resources (or either of their designees), depending on who is

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responsible for the investigation, shall issue written notification to the complainant and alleged harasser(s). The notification shall specify the nature of the complaint, and inform the parties that an investigation into the allegations of discrimination and/or harassment shall be conducted.

B. Investigative Guidelines

The investigation shall include the following steps taken in the order best suited to the circumstances:

1. Identify and preserve the evidence.
2. Confirm the name and position of the complainant. Interview the complainant.
3. Allow the complainant the opportunity to place the complaint in writing.
4. Obtain the identity of the alleged harasser(s).
5. Obtain as many details as possible regarding the incident(s) that prompted the complaint, including the number of occurrences, dates, times, locations, and witnesses (if applicable).
6. Ascertain how the complainant felt about the alleged incident when it occurred; complainant's response(s) to the alleged behavior; and witness statements (if applicable).
7. Ascertain if any threats or promises were made in connection with the alleged harassment.
8. Ascertain if the complainant knows of or suspects that there are other victims of harassment by the same person(s).
9. Ascertain whether the complainant has spoken to anyone, especially

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supervisors, about the harassment.

10. Ascertain what resolution would be acceptable to the complainant.
11. Interview the alleged harasser to get his or her side of the story, including any possible motivation for a false allegation.
12. Interview witnesses who were identified by the complainant regarding the alleged harasser or other persons identified during the investigation.
13. Interview witnesses who were identified by the alleged harasser or other persons identified during the investigation.
14. Advise all participants that the investigation is "confidential" and not to engage in any retaliatory conduct, as such conduct is subject to disciplinary action up to and including discharge. Confidentiality will be maintained to the extent possible. An individual who is interviewed during the course of an investigation is prohibited from discussing the substance of the interview, except as otherwise directed by a supervisor or the Director of Human Resources. Any individual who discusses the content of an investigatory interview will be subject to discipline or other appropriate sanction.
15. Conduct follow-up interviews, if warranted.
16. Prepare report of findings and discuss with management and designated legal staff.

VI. RESPONDING TO THE COMPLAINT

- A. Following the completion of the fact-finding investigation, either the department head or the Director of Human Resources (or either of their designees), depending on who is responsible for the investigation, shall

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98
PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

make a report of findings, along with a recommendation regarding the appropriate remedial action to be taken, if warranted. The recommendation shall be made after reviewing the findings of the investigation, giving consideration to all factual information, the nature of the alleged conduct, and the totality of the circumstances. If the investigation was conducted by the Director of Human Resources, or designee, the Director, or designee, shall confer with the affected department head and both shall concur on the remedial action to be taken, if any. If the investigation was conducted by the department head, the department head shall confer with the Director of Human Resources prior to making the report of findings and both shall concur on the remedial action to be taken, if any.

- B. If either the department head or the Director of Human Resources does not concur with the findings and recommendation of the other, the City Attorney (or designee) shall review and resolve the matter in dispute.
- C. Report of findings and recommendation shall be treated as a confidential document and no other distribution shall be made without first consulting with the City Attorney's Office. A completed investigation report will not be disclosed, except as it is deemed necessary to support a disciplinary action, to take remedial action, to defend the City in adversarial proceedings, or to comply with the law or court order.
- D. Either the department head or the Director of Human Resources (or either of their designees), depending on who is responsible for the investigation shall provide a written response to the complainant and the person alleged to have committed the misconduct, discrimination and/or harassment. The response shall include a copy of the City's discrimination and harassment policy and a memorandum indicating the City's determination as to whether the complaint is:
 - 1. Unsustained: The investigation failed to disclose sufficient evidence to substantiate the allegation(s).
 - 2. Unfounded: The investigation proved that the act(s) or omission(s)

**CITY OF STOCKTON, CALIFORNIA
CITY MANAGER ADMINISTRATIVE DIRECTIVE**

Subject: DISCRIMINATION AND HARASSMENT POLICY	Directive No. HR-15	Page No. 13 of 14
	Effective Date: 5/1/2015	Revised From: 7/27/09 4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98
PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

complained of did not occur. The finding also applies when the individual employee(s) named in the complaint were not involved in the act(s) or omission(s) alleged.

3. Sustained: The investigation disclosed sufficient evidence to substantiate the allegation(s) made in the complaint; appropriate action will be taken.
 - E. Details regarding any specific fact-findings or disciplinary action to be taken will not be communicated to the complainant. The City Attorney shall review the response for legal sufficiency before dissemination.
 - F. The City shall close and retain the investigation file, in accordance with applicable laws, regulations, and City policy regarding retention of City records.

VII. DISCIPLINE

Disciplinary action imposed as a result of any investigation conducted pursuant to this policy shall be commensurate with the severity of the offense, up to and including discharge, even for a first offense.

VIII. ALTERNATIVE REMEDIES

If upon exhausting all internal remedies to file, investigate, and respond to a charges of discrimination/harassment, pursuant to title VII of the Federal Civil Rights Act of 1964 (42 U.S.C §§ 2000e *et seq.*), any person has a right to file a charge of discrimination/harassment with the Equal Employment Opportunity Commission ("EEOC"). In addition, pursuant to the California Fair Employment and Housing Act (Gov. Code §§ 12900 – 12996.) a person may also file a complaint of discrimination/harassment with the California Department of Fair Employment and Housing ("DFEH"). Employees or non-employees who believe that they have been subjected to discrimination/harassment may file a complaint with either of these

**CITY OF STOCKTON, CALIFORNIA
CITY MANAGER ADMINISTRATIVE DIRECTIVE**

Subject: DISCRIMINATION AND HARASSMENT POLICY	Directive No. HR-15	Page No. 14 of 14
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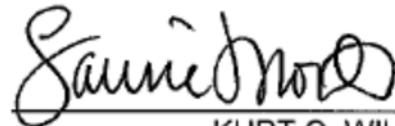
PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98
PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

agencies. Both the EEOC and DFEH serve as neutral fact-finders and attempt to assist parties in resolving disputes voluntarily.

IX. COMMUNICATION OF POLICY

This policy shall be provided to all managers, supervisors, employees, volunteers, unpaid interns, agents or contractors of the City and shall be posted in the appropriate places. All employees shall participate in City approved harassment awareness training as directed by management or Human Resources; and all supervisors, as required by law, shall participate in City approved interactive harassment awareness training and education sessions at least once every two years, or as otherwise specified by law.

APPROVED:



KURT O. WILSON
CITY MANAGER

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BAY AREA CHEMICAL CONSORTIUM
STANDARD AGREEMENT, PAGE 1 OF 2
BID NO. 13-2026
SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%

I hereby agree to furnish SODIUM HYPOCHLORITE 12.5% identified in the attached bid forms, as solicited by the Bay Area Chemical Consortium (BACC), to one or more of the participating BACC Agencies.

Company: Univar Solutions USA, LLC
Address: 8201 S 212th St
City, State, ZIP: Kent, WA 98032
Phone: 253-872-5040
Email: jennifer.perras@univarsolutions.com or Muniteam-west@univarsolutions.com
Authorized Representative: 
Signature: Jennifer M. Perras, Sr. Municipal Bid Specialist
Date: 2/13/2026

WE ACKNOWLEDGE RECEIVING ADDENDUM/ADDENDA NUMBER _____ THROUGH _____.

SPECIFIC DEVIATIONS:

This box must be checked if bidder has any proposed specific deviations. Per Section 2.12 Proposed Deviations from the Specifications by the Bidder, the absence of a proposed change in the specifications will hold the bidder strictly accountable to the specifications as described in the bid document, including any addendum.

Describe the specific deviations below. A copy of the proposed specifications must be attached to this Standard Agreement at the time of submission, with bidder's name clearly shown on each document. Any order less than 2,000 gal will be charged an LTL fee of \$575.00 per delivery.

If a load is split between multiple sites and the delivery volume is less than 2,000 gal., one LTL fee will be applied.

Price includes Mill Fee

Description of Emergency Supply Plan: Provide a summary of vendor's plans to continue to supply product in the event of an unexpected disaster or urgent emergency event.

We have our own private fleet of trucks, we have our own tank farm. If our facilities are up and running,

Municipalities are our first priority.

We have tanks of chemicals at our facilities that can supply chemicals. We also partner with K2 Pure in Pittsburg, CA

STANDARD AGREEMENT, PAGE 2 OF 2

Univar Solutions USA LLC.
8201 S. 212th
Kent, WA 98032-1994
USA

T 253-872-5000
F 253-572-5041
www.univarsolutions.com



References

1. County & County of San Francisco
1 Dr. Carlton B Goodlett Place
San Francisco, CA 94102

Contact: Lin Repola- linda.repola@sfgov.org
Phone: 415-554-4564

Supply and Delivery of Bulk Sodium Hypochlorite, Caustic Soda and Sodium Bisulfite servicing for the past 13 years.

2. East Bay Mud
PO Box
Oakland, CA 946231

Contact: John Grimes, Purchasing
Email- john.grimes@ebmud.com
Phone: 510-287-0316

Supply and Delivery of Bulk Sodium Hypochlorite, Bulk Caustic Soda, & Bulk Sodium Bisulfite servicing for the past 14 years.

3. City of Riverside
WTP
San Bernardino, CA 92408

Contact: Shiloh Rogers, Procurement & Contract Specialist
Email- SARogers@riverside.gov
Phone 951-826-5562

Supply and Delivery of Sodium Hypochlorite servicing for the past 3 years.

{addressee}
{date}
{page #}

4. BACC-Bay Area Chemical Consortium
Over 100 locations within Northern California

Contact: each city, info listed below.

Supply and Delivery of Sodium Hypochlorite, Caustic Soda, Sodium Bisulfite servicing for the past 13 years.

- City of Stockton, CA – Kathryn Garcia Kathryn.Garcia@stocktonca.gov
Phone: 209-937-8232
- City of Turlock, CA- Lisa Quiroga equiroga@turlock.ca.us
Phone: 209-668-5402
- Marin Municipal, CA- Jim Kenney jkenney@marinwater.org
Phone: 415-945-1501

5. City of Los Angeles
Los Angeles, CA

Contact: Katherin Quinn-

Email: Katherine.Quinn@lacity.org

Phone: 310-648-5665

Supply and Delivery of Sodium Hypochlorite for the past 6 years

6. County Sanitation Districts of Los Angeles County
PO Box 7998
Whittier, CA 90607-4998

Contact: Martha Ibarra

Emails: mibarra@lacsds.org

Phone: (562) 908-4288 ext. 1423

For Supply and Delivery of Bulk Sodium Hydroxide (Caustic Soda) 50% and Calcium Hydroxide 45%, have been servicing for 7 years

7. Metropolitan Water Dist. of Southern California
PO Box 54153
Los Angeles, CA 90054-0153

Contact: Angelo Sarao

Email: asarao@mwdh2o.com

Phone: (213) 217-7610

Supply and Delivery of Caustic Soda and Rail Cars of Chlorine for the past 3 years

{addressee}
{date}
{page #}

Over the past 15 years, Univar has participated in 100's of Municipal bids, we have listed the 6 projects represent our capabilities in California.

All of our operational personnel participated in making sure all delivery requirements were met to each customer.

Our customer service department takes care of all orders, they communicate with operations and the customer to make sure all requests are satisfied.

We meet 100% of our contractual obligations, any municipality that is under contract with Univar is serviced first if there is a shortage in the market place.

**Non-Collusion Affidavit
To Be Executed By Bidder and Submitted With Bid**

State of ~~California~~ Washington)
) ss.
County of King)

Jennifer M. Perras, being first duly sworn, deposes and says that he or she is the
(Bidder's Authorized Representative)

Sr. Municipal Bid Specialist of Univar Solutions USA, LLC the party making the
(Title of Representative) (Legal Name of Bidder)

foregoing bid that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bid, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.



Signature of: President, Secretary,
Manager, Owner, or Representative

Subscribed and sworn to before me this, 13th day of February, 2026


Signature of Notary Public In and For

The County of King

State of Washington

All Signatures Must Be Witnessed By Notary



**BAY AREA CHEMICAL CONSORTIUM
 BID FORM FOR BID NO. 13-2026
 FOR SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%**

Sealed bids must be submitted in a PDF format and bidders must enter bid prices into the electronic bid platform (Line Item page)
<https://bacwa.org/about-bacc/>

No later than 4:00 PM. PT
 Thursday, February 19, 2026

Legal Name of Bidder:
 Univar Solutions USA, LLC

Business Address
 8201 S 212th St
 Kent, WA 98032

Telephone Number: 253-872-5040

Facsimile Number: 253-872-5041

Email Address: jennifer.perras@univarsolutions.com
Muniteam-west@univarsolutions.com

Authorized Representative (Please Print):

Jennifer M. Perras

Signature: 

Date: 2/13/2026

I. All costs except California State sales tax and tariffs for the purchase of SODIUM HYPOCHLORITE 12.5% must be included in the amount shown entered into the electronic bid platform (Line Item page), including any and all mill assessments, fees, excise taxes, transportation charges, etc. Any exceptions to the bid must be noted under Specific Deviations on the Standard Agreement. Bidders shall submit bids per unit of measure as specified in the electronic bid platform (Line Item page).

II. Bidders must submit all of the following, attached to this Bid Form:

- a. All requirements listed in Section 2.21 Manufacturer's Info.
- b. If applicable, the name, address, and contact information for the third party hauling company as well as an affidavit signed by the Bidder that the third party hauler can and will deliver the chemical to each and every participating BACC Agency.

III. Bidder Obligations

By signing this Bid Form and entering into individual purchase orders, purchase agreements and /or contracts with BACC agencies, the bidder expressly agrees to be bound by all the provisions of the bid solicitation, including Sections I-IV.

AFFIDAVIT RE DELIVERY REQUIREMENTS


STATE OF WASHINGTON)
)
COUNTY OF KING)

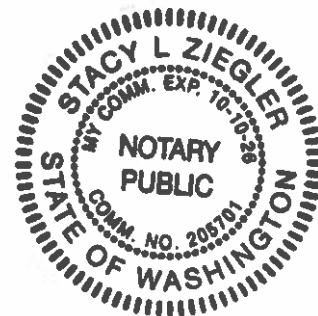
I, Jennifer Perras, the Sr. Municipal Bid Specialist for Univar Solutions USA LLC. ("Univar") being duly sworn, states that I have read RFP#13-2026 and knows its contents and hereby attests that if Univar utilizes the services of a third-party hauling company for some or all of its deliveries, Univar will be responsible for ensuring that said hauler can and will deliver the product to each location shown on the bid documents.

Chemical Transfer Co.-3105 El Dorado St., Stockton, CA 95206	#209-466-3554
Medieros Transport- 2531 Illinois Ave, Modesto, CA 95358	#209-216-7041
Watson Bros Trucking- 13918 Jack Tone Rd, Manteca, CA 95336	#209-986-1588
Quality Carriers- 2750 Goodrick Ave, Richmond, CA	#510-232-8313
Reliable Liquid Transport Inc.- 1041 College Ave, Santa Rosa, CA 95404	#707-579-2890

By 
Jennifer M. Perras

SUBSCRIBED AND SWORN to before me this 13th day of February 2026, Jennifer M. Perras.


Notary Public for Washington, County of King
My Commission Expires: 10-10-26



Univar Solutions USA, LLC.
8201 S. 212th
Kent, WA 98032-1994
USA

T 253-872-5040
F 253-572-5041
www.univarsolutions.com



February 13, 2026

Bay Area Clean Water Agencies

RE: Bid for Sodium, Hypochlorite, BACC Bid No. 13-2026

To Whom it may concern:

Univar Solutions USA, LLC. is pleased to offer a price quote on your ITB due Thursday, February 19, 2026, and has done so on the attached required paperwork.

Our contact information for all things bid and contract related, as well as the information for your local branch, is also attached.

We look forward to hearing the results of your request – we have included a self-addressed, stamped envelope for the bid tabulations.

Thank you,

Jennifer Perras

Sr. Municipal Bid Specialist
Western Region
Univar Solutions USA, LLC.
Muniteam-west@univarsolutions.com
Jennifer.Perras@univarsolutions.com
www.univarsolutions.com

Please Note: Where applicable, any State, Federal or other appropriate taxes and/or the California Mill Assessment will appear as separate line items on any invoices from Univar. If Univar's offer (pricing) was inclusive of these charges – they will be backed out of the "product" line item and shown as their own line item(s) at the time of billing.

Please Note: Cooperative Purchasing/Contract Piggy-Back Clauses: Unless otherwise checked "yes" within the attached offer, it is Univar's standard policy NOT to agree to/participate in Cooperative Purchasing but rather to work with each individual agency and reach a pricing agreement that is based on their needs and is advantageous for both parties. Unless otherwise noted within the attached offer – pricing within is only applicable for the locations (and any potential locations) listed within these bid documents.



CERTIFICATE OF SECRETARY

I, Jumoke Onibokun, hereby certify that:

- 1. I am the duly elected, qualified and acting Assistant Secretary of Univar Solutions USA LLC, a Washington Limited Liability Company (the "Company"), and am a custodian of the corporate records of the Company and am familiar with the matters herein certified.
- 2. The below list of persons are authorized to execute, for and on behalf of the Company, written municipal bids or municipal proposals for the sale of other disposition of products up to \$2.5 million handled by the Company.

- Shawnasey McCarthy- Municipal Commercial Manager
- Victoria Meakim - Municipal Specialist
- Roise Holiday-Henry- Municipal Specialist
- Jennifer Perras – Sr. Municipal Specialist
- Shelley Riggle - Municipal Specialist
- Stacy Ziegler- Municipal Specialist
- Raven Claudio - Municipal Specialist
- Ileana Caballero – Municipal Specialist

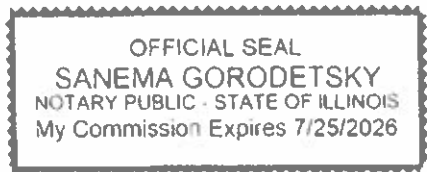
IN WITNESS WHEREOF, I have executed this Certificate of Secretary of the Company this 3rd day of November 2025.

Signed by:



 Jumoke Onibokun, Assistant Secretary

State of Illinois)
)
 County of DuPage)

This Certificate of Secretary was signed and sworn before me on this 3rd day of November 2025 by Jumoke Onibokun, Assistant Secretary of Univar Solutions USA LLC.



Seal

DocuSigned by


 Sanema Gorodetsky
 Notary Public
 My commission expires July 25, 2026



Mission Statement

Univar sets out to be the preferred quality partner for the distribution of chemicals and services. We combine economic success with social and environmental responsibility.

Vision Statement

Be the benchmark of excellence.

Quality Policy

Univar USA Inc is committed to the success of our customers and supplier/partners by providing value-added products and services that consistently meet requirements. In the spirit of innovation, management encourages full employee participation in the continuous review and improvement of Univar's business processes and its total quality process.

Statement of Core Values

- *Safety: Safety is the first priority, the most important aspect of our work.*
- *Continuous Improvement: We will improve results for all our stakeholders by doing the right things better every time.*
- *Employees: We respect and value every employee and are committed to support and develop each other personally and professionally.*
- *Environment: We are committed to protecting the health and well being of our employees, our customers, the community and the environment.*
- *Ethics: We treat every individual in our business and personal practices ethically with integrity and honesty.*
- *Leadership: Each of us strives to lead and motivate by example and consistently live up to these core values. We coach, train, develop and empower employees to reach their full potential.*



**Univar Solutions USA Inc.
Supplier Information
Company Overview**

Univar is a leading global distributor of industrial and specialty chemicals, with an extensive network of over 260 distribution facilities in North America, Europe, the Asia-Pacific region, and Latin America, and additional sales offices in Eastern Europe, the Middle East, and Africa.

We serve over 115,000 customers in more than 115 countries, representing nearly every major industry and a highly diverse set of end markets.

We source chemicals from more than 3,500 producers, including the premier global chemical manufacturers, and distribute more than 4,500 chemical products in over 110,000 stock keeping units.

In addition to our vast product offering, we provide important value-added services for our customers and suppliers, including:

- Product availability and inventory management
- Product specification and technical expertise
- Blending and mixing
- Repackaging and labeling
- Just-in-time delivery
- Vendor rationalization programs
- Waste management

Our scale, geographic reach, diversified distribution channels, industry expertise, and comprehensive product portfolio enable us to develop strong, long-term relationships with our suppliers and to provide a single-source solution for our customers.

As a world leader in chemical distribution, Univar is committed to being a responsible corporate citizen with a global focus on safety, health, the environment, and sustainability.

6 Pages



Univar Solutions USA Inc. Quality Assurance Statement

Univar USA Inc. ("Univar") offers this statement in regards to those quality measures it takes to provide quality products to you, its customer.

- Univar provides products that meet the manufacturer's specifications.
- Univar retains packaging samples and quality-related documents in accordance with its record retention program, which specifically calls for the retention of FDA regulated samples, and quality-related documents for three (3) years and EP samples and quality-related documents for six (6) years.
- Under Univar's Management of Change process, Univar forwards notices from a product's manufacturer related to ingredients, changes in processing sites, and manufacturing processes in a timely manner.
- Univar has a formalized recall process and provides notice of any known recalls or other matters that come to its attention that may directly or indirectly impact a product.
- Univar's quality control, employee training, and Safety, Health & Environmental programs meet industry standards.
- Univar develops, and maintains operational plans to meet, all federal, state, and local laws, rules, and regulations related to the packaging, storing, and distribution of products.
- Univar has facilities in the U.S. that are ISO 9001:2008 registered, including Univar's corporate office.
- Univar's facilities that handle FDA regulated product meet FDA cGMP standards.
- Univar's computer systems maintain various security controls to ensure proper management of information.

For food grade and pharmaceutical grade products:

- Univar treats FDA products under cGMP standards.
- Univar maintains strict laboratory controls, including Out of Specification ("OOS").
- Univar has a formal complaint process for all FDA regulated products.
- Univar performs bi-annual audits on its food grade packaging facilities to ensure quality and safety.
- Univar FDA packaging facilities and processes meet 21 CFR Part 210.
- Univar packages, stores, and transports under cGMP standards.
- Univar provides a Certificate of Analysis ("COA") with each shipment.
- Univar performs stability testing on all FDA Univar-packaged products.
- Univar maintains master files and individual batch files for all lots of FDA Univar-packaged products allowing full traceability.
- Univar assigns unique lot numbers and sequential numbers to its FDA Univar-packaged products.

Univar USA Inc



**Univar Solutions USA Inc.
Delivery & Supply Assurance**

In the event of an emergency situation such as a hurricane or other natural disaster, Univar's municipal water and wastewater accounts are given priority service over industrial customers.

Univar USA, Inc., has 124 locations across the US with thousands of trucks, 39 million gallons of bulk storage and over 10 million square feet of warehouse storage.

Our trucks are equipped with power and do not need electricity to deliver.

Our drivers are trained each year in spill control and containment, hazardous communication and modules of the Hazardous Waste Operations and Emergency Response Standard (HAZWOPER).

BAY AREA CHEMICAL CONSORTIUM

REQUEST FOR BIDS

BID NO. 13-2026

FOR SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%

BID DUE DATE: 4:00 P.M. PT, Thursday, February 19, 2026

BID OPENING DATE: 4:00 P.M. PT, Thursday, February 19, 2026

Coordinating Agency:

Bay Area Clean Water Agencies

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**NOTICE INVITING SEALED BIDS
FOR SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%
BAY AREA CHEMICAL CONSORTIUM (BACC)
BID NO. 13-2026**

The Bay Area Chemical Consortium (BACC), a cooperative group of public agencies, is seeking competitive sealed bids for the supply and delivery of SODIUM HYPOCHLORITE 12.5%. All sealed bids to be considered for this solicitation must be received via our electronic bid platform <https://bacwa.org/about-bacc/> by **4:00 P.M. PT, Thursday, February 19, 2026**. Bids received after said date and time will not be considered under any circumstances. Bids submitted by mail or by facsimile will not be accepted. BACC and its member agencies reserves the right to reject any and all bids and to waive informalities and immaterial irregularities or technical defects in the bids received.

For additional information or any questions concerning this bid, use the public Q&A Forum in our electronic bid system.

SECTION I

**BAY AREA CHEMICAL CONSORTIUM
GENERAL
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

**BAY AREA CHEMICAL CONSORTIUM
REQUEST FOR BIDS
FOR SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%
BID NO. 13-2026**

Sealed bids will only be received electronically via our electronic bid platform <https://bacwa.org/about-bacc/> no later than 4:00 P.M. PT, Thursday February 19, 2026.

1. GENERAL PROVISIONS

The Bay Area Chemical Consortium (BACC) is a cooperative group of public agencies each individually established under the laws of the State of California. For this particular bid solicitation, the participating member agencies include those listed in Section III-1, Estimated Annual Quantities. These participating BACC agencies, acting collectively through their authorized agents, are seeking competitive sealed bids for the supply and delivery of SODIUM HYPOCHLORITE 12.5%.

Sealed bids will only be received electronically via our electronic bid platform <https://bacwa.org/about-bacc/> no later than 4:00 P.M. PT, Thursday February 19, 2026. Bids received after said date and time will not be considered under any circumstances.

BACC and its member agencies reserves the right to reject any and all bids and to waive informalities and immaterial irregularities or technical defects in the bids received.

If you have any questions regarding this bid, please contact the BACC Coordinators via the electronic bid platform <https://bacwa.org/about-bacc/> Q&A forum. Preliminary bid results will be available via our electronic bid platform shortly after the opening date and time.

2. INSTRUCTIONS TO BIDDERS

To receive consideration, bids must be made in accordance with the following instructions:

2.1 Bid Contract Documents

Bids must be submitted only using the forms provided in Section IV, Bid Contract Documents that includes the following: **Bid Form, Standard Agreement, and Non-Collusion Affidavit**, collectively, the bid contract documents. Bidder must submit bids price per unit of measure as specified via the electronic bid platform <https://bacwa.org/about-bacc/>. Do not submit the Worksheet. Bid prices submitted on Worksheet will NOT be accepted. All items in the bid contract documents must be filled out completely, signed and dated. The bid contract documents may be rejected if they show any omissions, alterations of form, the addition

of information not requested, a conditional bid, or irregularities of any kind. A complete bid submittal must include all of the following components of the bid contract documents:

- A completed and signed **Bid Form**, including all the attachments requested;
- A fully executed **Standard Agreement**, including references and acknowledgement of receiving any and all addenda, with any deviations duly noted;
- A fully executed **Non-collusion Affidavit**.
- The information required by Section 2.21 as referenced in the Bid Form.
- Name and address of any Third Party Hauler as required by Section 2.5 and the Bid Form, as well as the affidavit referenced in the Bid Form.

Bidder must submit bids price per unit of measure as specified via the electronic bid platform <https://bacwa.org/about-bacc/> (Line Items section).

2.2 Estimated Quantity

The quantities indicated are estimates of anticipated usage for a 12-month period and are given for informational purposes only. Nothing in these estimated annual quantities must be construed as obligating any participating BACC agency to purchase specific quantities, as these quantities may vary depending on actual operating conditions and demands during the contract term. All participating BACC agencies reserve the right to purchase any volume of the chemical listed, at the contract price, regardless of stated estimates of quantities. No price adjustments will be allowed as a result of an increase or a decrease in the quantity purchased. For this particular bid solicitation, the estimated annual chemical quantity of each participating member agencies is listed in Section III-1, Estimated Annual Quantities.

2.3 Delivery Locations

The participating BACC agencies are grouped according to their location by relative geographic region. The bidder must quote uniform bid prices for deliveries made to each of the distinct geographic regions. For this particular bid solicitation, the distinct geographic regions for each agency are defined in Section III-1, Estimated Annual Quantities, as well as in Section III-2, Delivery Details.

2.4 Bid Pricing

All bids submitted must include a base unit price, FOB destination, for the chemical for each geographic region per paragraph 2.3 Delivery Locations. Base unit price should NOT include tariffs. Bidders shall provide bid prices via the electronic bid platform <https://bacwa.org/about-bacc/> including all costs associated with providing and delivering the chemical to the agency's facility, including materials, labor, equipment, transportation, insurance, overhead, profit, and all applicable taxes except sales tax in effect at the time of delivery. Bids qualified by additional or conditional charges such CPI, escalators, fuel surcharges, or transportation charges between the supplier and the final delivery points will not be allowed.

BACC agencies that use a chemical for treating water for resale may be exempt from paying sales tax, and it will be the responsibility of each BACC agency to notify the successful bidder if some or all of their purchases will be exempt from sales tax per paragraph 3.6 Taxes.

Bid prices must be based on bulk deliveries amount as specified via the electronic bid platform <https://bacwa.org/about-bacc/>. Bids that do not include unit prices for bulk deliveries to each geographic region specified on the electronic bid platform will be considered irregular and, at the option of BACC and the participating BACC agencies, may be eliminated from further consideration. For bulk deliveries of less than this specified amount, the bidder may, at their option, assess additional charges for “short loads” unless specific requirements for smaller deliveries are described in paragraph 3.7 Delivery Requirements. Any additional “short load” charges must be shown by the bidder as a specific deviation on the bid contract documents. Bidders and/or third party haulers will not be allowed to refuse to make “short load” deliveries.

Any optional item will be shown as a separate line item in the electronic bid platform <https://bacwa.org/about-bacc/> and bidders may, at their option, submit unit prices for the optional item. Bids that do not include unit prices for optional item will not be considered irregular and therefore such bids will not be rejected for that reason.

If participating BACC agencies require non-bulk deliveries in containers such as buckets, barrels, or totes, it will be shown as a separate line item in the electronic bid platform <https://bacwa.org/about-bacc/>. Bidders may, at their option, submit unit prices for deliveries in buckets, barrels, or totes. Bids that do not include unit prices for buckets, barrels, or totes will not be considered irregular and therefore such bids will not be rejected for that reason. If none of the participating BACC agencies require non-bulk deliveries in containers such as buckets, barrels, or totes, the electronic bid platform <https://bacwa.org/about-bacc/> will not include spaces to enter bid prices for such non-bulk deliveries in containers such as buckets, barrels, or totes, however, if a participating BACC agency later decides that they need deliveries in containers, bidders may, at their option, negotiate with the BACC agency to determine a price for deliveries in containers such as buckets, barrels, or totes.

2.5 Bidder Qualifications

A qualified bidder is one determined by BACC and the participating BACC agencies to meet standards of business competence, reputation, financial ability, and product quality. A responsive bidder is a firm/person who has submitted a bid that conforms in all material respects to the terms and conditions, the specifications of the chemical, and any other requirement of the bid instructions. A responsible bidder is a firm/person who has the capability in all aspects to perform full contract requirements, and who has the integrity and reliability that will assure good faith and specific performance. Bidders that intend to utilize a third-party hauling company for completing some or all of their deliveries must indicate the name and contact information of the third-party hauling company on the Bid Form. Before submitting a bid, the bidder must carefully examine and read all parts of the bid contract documents and be fully informed as to all existing conditions and limitations. It should be noted that, upon selection and approval of the successful bidder, the entire contents of the bid contract documents will become part of the full contract

between the participating BACC agency and successful bidder (see paragraph 3.5 Purchase Orders / Contracts).

2.6 Authorized Signatory of Bid Contract Documents

The person signing the submitted bid must be fully authorized to represent and legally bind the bidding company to the terms and conditions described herein. A corporate officer must sign bids by corporations in the corporate name. The State of incorporation must be written in below the corporate name. Bids by partnerships must be signed in the partnership's name and signed by a partner with his/her title shown.

2.7 References

The bidder must submit with the bid a list of a minimum of three references that have purchased similar chemicals and services from the bidder. The bidder must provide the company or agency name, contact name, and telephone number for each reference. Whenever possible, bidders should provide references for customers from the same geographic regions as the participating BACC agencies. Bidders may provide references from BACC agencies. These references must be shown on the Standard Agreement contained herein.

2.8 Bid Submittal

Electronic bids will only be received via the electronic bid platform <https://bacwa.org/about-bacc/> by no later than 4:00 P.M. PT, Thursday, February 19, 2026. Electronic bids shall contain all required attachments and information. Bidders must submit bids price per unit of measure as specified via the electronic bid platform <https://bacwa.org/about-bacc/> (Line Item section). Bidders are cautioned that failure to comply may result in non-acceptance of the bid. Bids received after said date and time will not be considered under any circumstances. BACC will not be responsible for any delays or transmission errors. Bidder accepts all risks of late delivery of electronic bids. It is the bidder's responsibility to ensure that bid submitted is received by the electronic bid platform <https://bacwa.org/about-bacc/> prior to scheduled bid opening. Any attachment will remain sealed and will not be opened until the appointed bid opening date and time. Bidders not receiving confirmation receipt should contact the electronic bid platform vendor <https://bacwa.org/about-bacc/> to make sure that their electronic submittal has gone through.

2.9 Modification, Addenda, and Interpretations

Any explanation desired by the bidders regarding the meaning or interpretation of this particular bid solicitation including the bid contract documents must be requested via the electronic bid platform Q&A Forum at least five (5) business days prior to the time set for the bid opening. Any and all such interpretations or modifications must be in the form of a written request to the BACC Coordinator via the electronic bid platform Q&A Forum. All changes to this particular bid solicitation document including the bid contract documents initiated by the BACC Coordinator will be through written addenda and furnished to all bidders via the electronic bid platform. Addendum will be issued no later than 72 hours before bid opening. Any written addendum issued 72 hours before the date and time of the bid opening will become a part of the bid contract documents and must be acknowledged on the Standard Agreement form that

each bidder submits. Failure to acknowledge any and all the addendum(s) on the Standard Agreement form may be cause for rejection of the bid.

2.10 Modification of Bids

A bidder may modify their bid via the electronic bid platform prior to the date and time of the bid opening. Modifications of any bid prices, terms and conditions must be electronically submitted via the electronic bid platform prior to the time of the bid opening. It shall be the responsibility of the respective bidder to determine if their written modification was received in time by electronic bid platform. BACC reserves the right to accept or reject any proposed modifications of the bid terms and conditions.

2.11 Withdrawal of Bids

Any bid may be withdrawn any time prior to the stated bid opening date and time (closing time) only via the electronic bid platform. The withdrawal request must be executed by the bidder or a duly authorized representative. The withdrawal of the bid does not prejudice the right of the bidder to file a new bid prior to the bid closing time. No bids may be withdrawn after the bid opening date and time.

2.12 Proposed Deviations from the Specifications by the Bidder

Any deviation from the specifications described herein or in a written addendum that is proposed by a bidder must be noted in detail on the Standard Agreement form, and a copy of the proposed specification must be attached to the Standard Agreement form at the time of submission. The absence of a proposed change in the specifications will hold the bidder strictly accountable to the specifications as described herein. If proposed deviations from the specifications are submitted, the bidder's name should be clearly shown on each document. Each BACC agency will be responsible for individually accepting or rejecting any proposed deviations from the described specifications.

2.13 Competency of Bidders

Before any contract is awarded, the bidder may be required to furnish a complete statement of financial ability and experience in performing the proposed services. In accordance with the provisions of the California Business and Professions Code and other regulations, the bidder must have and maintain current any and all necessary licenses or certificates.

2.14 Rejection of Bids

The BACC and/or its individual agencies reserves the right to reject any and all bids and reserves the right to waive a bid deficiency or reject a bid for any reason, including but not limited to the following: informalities, nonconforming, non-responsive or conditional bids, bids showing any alterations of form or erasures or irregularities of any kind, additional information not requested, incomplete bids, or bids not conforming with the instructions in any way. Bidders that plan to utilize a third-party hauling company that refused to deliver to one or more of the participating agencies in the past three (3) years will be rejected as non-responsive.

2.15 Opening Bids

A preliminary bid results showing apparent lowest bid will be available on the electronic bid platform shortly after the bid opening date / time.

2.16 Method of Award

Bids may be awarded to the lowest responsive and responsible bidder for each listed region meeting the specifications for bulk loads for the chemical. The lowest responsive bidder for this chemical will be determined for each region listed on the Bid Form. The bidder that meets the specifications and submits the lowest overall bid price for a particular region may be awarded the bid by the participating agencies in that region, assuming the bid is determined by BACC to be complete and in compliance with the bid requirements. The lowest overall bid price for each region will be determined by multiplying the estimated annual quantity for each participating agency within the particular region by the bid prices for the region, and adding up the aggregate cost. BACC has the right to delete terms or options from the bid contract documents, and reserves the right to reject any and all bids and to waive irregularities in said bids. The following is a non-inclusive list of criteria that must be used in award of the bid:

- a. Unit cost of the chemical
- b. Product specifications
- c. Warranties or standards of quality
- d. Capabilities to deliver product throughout the contract term
- e. Bidder's reputation, competency, and previous customer service record
- f. Third party hauling company's reputation, competency, and previous customer service record (if applicable)
- g. Fully executed non-collusion affidavit

2.17 Disqualification of Duplicate or Collusive Bidders

More than one bid proposal from an individual, a firm or partnership, a corporation or an association under the same or different names will not be considered. Reasonable grounds for believing that any bidder is interested in more than one bid for the bid contemplated will cause rejection of all bids in which such bidder is interested. If there is reason for believing that collusion exists among the bidders, any and all bids may be rejected. Bidders must execute and submit with their bid the Non-Collusion Affidavit included in the bid document.

2.18 Identical Bids

In the case of tied or identical bids corresponding to the proposed unit costs, BACC reserves the right to award the bid based on additional criteria. If a tied bid is not rejected for any reason as described in paragraph 2.16 Method of Award, then any additional costs described in the "Specific Deviations" such as short load adders, will be used to determine the lowest responsive bidder. If considering additional costs as described in the "Specific Deviations" still doesn't produce a winning bidder (i.e. if the tied bidders quote identical short load adder prices), then any exceptions or conditions described in the "Specific Deviations" will be considered in an effort to determine the lowest responsive bidder. If the latter still fails

to produce a winning bidder, then BACC will draw lots by placing the names of the tied bidders in a hat and drawing a name. If drawing lots is deemed necessary, BACC will schedule a time to draw lots and the tied bidders will be invited to attend and witness the drawing.

2.19 Material Warranty

Before the bid is awarded and, if applicable, the bidder may be required to furnish a complete statement of the origin, composition and manufacture of any or all chemicals to be supplied, together with samples. The samples may be subjected to tests to determine their quality and fitness for the intended uses.

2.20 Bid Summary

Bid proposals will be summarized and reviewed with the BACC agencies following the bid opening. Bid summaries or tabulations will also be provided to the responsive bidders within ten (10) business days following the bid opening. After a careful review of the bids by each of the participating BACC agencies, bids may be awarded based on the criteria outlined in paragraph 2.16 Method of Award.

2.21 Manufacturer's Information

Bidders must submit with their bid contract documents the following:

- a. In accordance with Section 64590, Title 22 of the California Code of Regulations (CCR), no chemical or product shall be added to drinking water by a water supplier unless the chemical or product is certified as meeting the specifications of NSF International/American National Standard Institute (NSF/ANSI) 60-2005 (Drinking Water Treatment Chemicals—Health Effects). Certification shall be from an ANSI accredited product certification organization whose certification system includes the criteria for ensuring the chemical or product meets NSF/ANSI Standard 60 per Section 64590 of the CCR. Bidders must submit an affidavit of compliance from the ANSI accredited product certification organization. Bidders must include a statement by the chemical manufacturer, signed by an authorized representative on letterhead stationery, attesting to the affidavit's validity. In lieu of submitting an affidavit of compliance and a letter attesting to the affidavit's validity, a current printout from the ANSI accredited product certification organization is acceptable.
- b. A representative analysis of the chemical to be supplied, as prepared by a reputable outside laboratory or bidder's in-house laboratory if ISO certified.
- c. Name and address of the chemical manufacturer.
- d. Product Bulletin and Typical Properties.
- e. Safety Data Sheet (SDS).

3. SPECIAL INSTRUCTIONS TO BIDDERS

3.1 Chemical Requirements

The chemical to be provided under the terms and conditions of this bid must meet the bid specifications described in the pages that follow.

3.2 Safety Requirements

The bidder, their employees, subcontractors, and/or agents must conform to the rules and regulations pertaining to safety established by the California Division of Industrial Safety, and they must adhere to all State, Federal and Occupational Safety and Health Act (OSHA) safety standards, including compliance with any applicable State or local health order related to COVID-19 while they are on the premises of any BACC agency. Furnished equipment, materials, and/or services must comply with all OSHA standards and regulations, and all applicable governmental laws and orders. The BACC agencies reserve the right to individually refuse any shipment, at their sole discretion, which cannot be unloaded using safe and proper techniques. Any such refusal must result in the return of the chemical at the successful bidder's sole expense. If requested by a participating BACC agency, the successful bidder and/or the firm providing transportation of the chemical shall submit to a safety briefing at the BACC agency's site before commencing deliveries to the respective BACC agency. The successful bidder and/or the firm providing transportation of the chemical are required to comply with the site specific safety requirements of each participating BACC agency. Bidders should be aware that some BACC agencies do not allow smoking on site. Site safety requirements will be available for review during the bid period upon request to the BACC Coordinator. In addition, if requested by a participating BACC agency, the successful bidder and/or the firm providing transportation of the chemical may be asked to review site safety materials and provide a signed acknowledgement of their receipt of the site safety materials.

3.3 Spillage

The successful bidder must be prepared to provide safety training on the safe handling and use of the chemical and emergency procedures in the event of a leak or spill. Should a chemical spill or leak result due to negligence, faulty equipment, or inferior packaging on the part of the bidder or their agents, the bidder and their agents must be responsible for cleaning the spill or leakage and for bearing any cost incurred due to spill or leakage clean-up. It must be the successful bidder's responsibility to effect immediate containment, clean-up, disposal, and restoration activities in accordance with the individual facility's requirements and any and all applicable laws and regulations. All material associated with such clean-up operations must be hauled away and lawfully disposed of at no charge to the agency where the delivery is being made. The property of the agency where the delivery is being made must not be used for such disposal. If the spill is NOT cleaned up, the agency will hire a certified hazardous material handling company to clean up the spill, and the costs incurred, including any fines or penalties which may be imposed by regulating authorities, will be charged to the bidder or deducted from amounts owed. Chemicals must stay in the possession of the bidder and must not be unloaded until accepted by the participating BACC agency. All chemicals must be delivered in accordance with Department of Transportation regulations.

3.4 Chemical Orders

All orders placed throughout the contract period, as defined in paragraph 4.11 Term of Contract, will be initiated separately by each participating BACC agency, and each BACC agency will be responsible for the coordination of all aspects of those orders with the successful bidder. Inquiries in reference to individual orders during the contract period must be directed to the appropriate BACC agency.

3.5 Purchase Orders / Contracts

Individual purchase orders, purchase agreements, and / or contracts will be issued to the successful bidder by each participating BACC agency, and all chemical sales must be invoiced separately to the respective BACC agency. Each BACC agency may require additional contract requirements specific to the agency which are not included in this bid document and bidders need to contact the agencies for specific details and perform due diligence prior to submitting a bid. The contracted unit cost of the chemical is the awarded bid price. The successful bidder may seek a price increase for any nontrivial change requested by the participating BACC agency in the terms and conditions of the participating BACC agency's purchase order, purchase agreements, and / or contracts. The successful bidder may not change the price throughout the term of the contract unless by mutual written agreement between BACC agency and successful bidder per Section 4.4 Modification of Contract.

3.6 Taxes

Pursuant to the Sales and Use Tax Law, water treatment facilities are entitled to submit *Resale Certificates* to the California State Board of Equalization which exempt that utility from paying sales tax on any chemical purchased for the expressed use of producing a consumable water product. The participating BACC agencies that provide potable and/or recycled water to customers will be responsible for providing the successful bidder with these certificates or letter documenting their determination if the chemical they seek to purchase is exempt from sales tax. BACC agencies that do not notify the successful bidder that their agency is exempt from paying sales tax shall be invoiced with sales tax shown as a separate, itemized cost on the invoice. Chemicals purchased solely for the use in wastewater treatment and disposal facilities are subject to sales tax.

3.7 Delivery Requirements

Bidders are responsible for reviewing each of the listed delivery locations or geographic regions for each participating BACC agency and ensuring that their product can be delivered to each location prior to submitting a bid. Bidders that intend to utilize the services of a third party hauling company for some or all of their deliveries are responsible for ensuring that the hauler they have selected can and will deliver their product to each location listed in Section III-2, Delivery Details, and for submitting an affidavit pertaining to assurance with their bid. Failure to provide this assurance and submit an affidavit may be cause for rejecting their bid. Delivery bills of lading must be provided for each shipment. All bulk shipments must include a weight ticket from a certified weigh station in addition to a shipping manifest. Delivery times and dates must be coordinated between the successful bidder and each participating BACC agency on a schedule that meets the needs of the BACC agency, but at no time can a delivery occur more than seven (7) days after the order is placed unless the respective BACC agency requests a later delivery. No delivery can be made when a BACC agency representative is not on site. The successful bidder must notify the BACC agency of any anticipated late deliveries at least 24 hours in advance of the scheduled delivery time and date, unless delivery delays are the result of in-route transportation delays, then notification must be provided as soon as possible to inform the BACC agency of the anticipated delivery date and time. Persistently late or cancelled deliveries (defined as three or more over the contract period) may be used as a basis for contract termination. Failure to provide notice of late delivery as required by this section may also be a basis for contract termination. Any deliveries not meeting chemical quality, regulatory,

safety, or delivery requirements will be returned to the successful bidder at no cost to the BACC agency, and must be re-delivered by the bidder within 48 hours of the unacceptable delivery.

3.8 Force Majeure

Any bidder that anticipates a workforce interruption, including due to COVID-19 restrictions, or a production shutdown that could affect delivery of the chemical must fax or e-mail notifications to all participating BACC agencies to notify them of the potential interruption in deliveries. A telephone call must also be made to each BACC agency as a follow-up notification.

3.9 Emergency Supply Plan Description

BACC requests that bidders provide a summary of plans addressing their ability to be able to continue to supply product in the event of an unexpected disaster or urgent emergency event.

3.10 Safety Data Sheet (SDS)

Bidders must submit a Safety Data Sheet (SDS) for the product offered with the bid. The successful bidder must provide a new SDS for the chemical with the first delivery or if the SDS is modified during the contract term.

3.11 Payments

Payments for all chemicals will be made individually by each participating BACC agency thirty (30) days after receipt of a complete and accurate invoice. BACC itself does not have any legal authority to conduct business and therefore cannot be held responsible for the financial arrangements made between each individual BACC agency and the successful bidder. Cash discounts for early remittance of payment must be stated on the invoice, if applicable. The bidder is responsible for submitting accurate invoices to each BACC agency. The BACC agencies are not responsible for late payments resulting from the submission of inaccurate invoices. If bidder continues to submit inaccurate invoices after being put on notice by the BACC agency, the contract between the bidder and the BACC agency may be terminated.

3.12 Legislative Impacts

In the event the legislative body of any BACC agency fails to appropriate funds for the purchase of the chemical, the respective BACC agency may terminate such contract without penalty and thereupon be released of further obligation.

3.13 Subcontracting

No portion of the bid award may be subcontracted to another chemical manufacturer or supplier without the prior written approval of all of the participating BACC agencies.

3.14 Laws and Regulations

All applicable State of California and Federal laws, City, County, and Special District ordinances, licenses, and regulations of all participating BACC agencies having jurisdiction must apply during the contract period, including any applicable State or local health order related to COVID-19.

3.15 Insurance

For services requiring the supplier's or their subcontractor's presence on any BACC agency property, the successful bidder must acquire and maintain at their expense for the duration of the term of the contract the following insurance policies: Workers' Compensation, Employer's Liability, Commercial General Liability, Business Vehicle and Automobile Liability, and Contractor's Pollution Liability Insurance coverage from insurers either (i) admitted by the California Insurance Commissioner to do business in the State of California and rated no less than A.M. Best's rating of no less than A:VII, or (ii) authorized by the BACC agency's risk manager(s) or his/her designee at any time in his/her sole discretion, all relating to the supplier's services to be performed hereunder covering the BACC agency's risks. The minimum amounts of coverage, and the breadth of coverage, corresponding to the aforesaid categories of insurance per insurable event, must be as follows, however, the insurance limits available to each participating BACC agency, their officers, officials, employees, agents and volunteers as additional insured parties, shall be the greater of the minimum limits specified herein or the full limit of any insurance proceeds available to the named insured:

INSURANCE CATEGORY	MINIMUM LIMITS
Workers' Compensation Insurance	California Statutory Minimum
Employer's Liability Insurance	\$2,000,000 per accident, and \$1,000,000 per employee for bodily injury or disease.
Commercial General Liability Insurance	\$5,000,000 per occurrence for bodily injury, personal injury, and property damage.
Business Vehicle and Automobile Liability Insurance	\$2,000,000 per accident for bodily injury and property damage.
Contractor's Pollution Liability	\$1,000,000 per occurrence, \$2,000,000 policy aggregate.

Prior to commencement of any performance under the contract, the successful bidder must furnish to each participating BACC agency an original Certificate of Insurance, and copies of information or declaration pages for the insurance required with respect to evidence of all policies of insurance required as noted above. All policies of insurance must be endorsed to name the respective BACC agency, their officials, officers, employees, agents, and volunteers as additional insured parties. For any claims related to the contract, bidder's insurance coverage shall be primary insurance with respect to each participating BACC agency, their officials, officers, employees, agents and volunteers. Any insurance or self-insurance maintained by any BACC agency party, their officials, officers, employees, agents and volunteers shall be excess of the bidder's insurance and shall not contribute with it. The successful bidder will be responsible for contacting each participating BACC agency to ascertain the proper name or names of the agency specific entities to be included in the endorsements.

The successful bidder must also provide each participating BACC agency with a MSC-90 endorsement, required for transporters of hazardous materials and/or wastes.

The successful bidder hereby agrees to waive subrogation which any insurer of the bidder may acquire from vendor by virtue of the payment of any loss. Bidder agrees to obtain and provide to each BACC agency any endorsement that may be necessary to affect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of each participating BACC agency for all work performed by the bidder, its employees, agents and subcontractors.

The successful bidder must maintain the required insurance at all times while the contract is in effect, and must replace any certificate, policy or endorsement which will expire prior to that date. All policies of insurance must be endorsed to provide the required insurance and must not be suspended, voided, reduced, canceled, or allowed to expire except on thirty (30) days prior written notice to each participating BACC agency. The Certificate of Insurance must have a cancellation statement worded as follows: *"Should any of the above described policies be cancelled before the expiration date thereof, the issuing company must mail thirty calendar (30) written notice to the Certificate holder named to the left."*

4. TERMS AND CONDITIONS

4.1 Indemnification

To the fullest extent allowed by law, the successful bidder and its employees, subcontractors, and agents shall defend, indemnify, and save and hold harmless each participating BACC agency, its officers, agents, employees and volunteers from any claims, suits or actions of every name, kind and description brought forth, or on account of, injuries to or death of any person (including but not limited to workers and the public), or damage to property, resulting from or arising out of the successful bidder's or its personnel, employees, agents, or subcontractors' willful misconduct or negligent act or omission while engaged in the performance of services described in this bid document, except those matters arising from the participating BACC agency's sole negligence or willful misconduct. The parties intend that this provision shall be broadly construed.

This indemnification includes, without limitation, the payment of all penalties, fines, forfeitures, judgments, awards, decrees, attorney's fees, and related costs or expenses, and the reimbursement of any BACC agency, its officials, officers, employees, agents, and volunteers for all legal expenses and costs incurred by each of them.

The successful bidder's responsibility for such defense and indemnity obligations shall survive the termination or completion of the contract for the full period of time allowed by law. The defense and indemnity obligations of the contract are undertaken in addition to, and shall not in any way be limited by, the insurance obligations contained in the contract.

If the successful bidder should subcontract all or any portion of the work to be performed under the contract, the successful bidder shall require each subcontractor to indemnify, hold harmless and defend each participating BACC agency and each of its officials, officers, employees, agents and volunteers in accordance with the terms of the preceding paragraphs.

4.2 Bid Protests

Any bid protest must be submitted electronically via email to the BACC Coordinator before 3:30 p.m. on the fifth (5th) business day following bid opening (jdyment@bacwa.org).

- a. The protest document must be provided as one PDF and must contain a complete statement of the basis for the protest and all supporting documentation and evidence.
- b. The party filing the protest must have actually submitted a bid for the chemical. A subcontractor of a party submitting a bid for the chemical may not submit a bid protest. A party may not rely on the bid protest submitted by another bidder, but must timely pursue its own protest.
- c. The protest must refer to the specific portion of the bid document which forms the basis for the protest.
- d. The protest must include the name, address and telephone number of the person representing the protesting party.
- e. The party filing the protest must concurrently transmit a copy of the protest document and any attached documentation to all other parties with a direct financial interest which may be adversely affected by the outcome of the protest. Such parties shall include all other bidders who appear to have a reasonable prospect of receiving an award depending upon the outcome of the protest.
- f. BACC will give the bidder that is the subject of the protest five (5) business days after the receipt of the protest to submit a written response. The responding bidder shall submit the response to the protesting bidder concurrent with delivery to BACC.
- g. The procedure and time limits set forth in this paragraph are mandatory and are the bidder's sole and exclusive remedy in the event of bid protest. All protests and responses received after the time set forth herein will be rejected. The bidder's failure to comply with these procedures shall constitute a waiver of any right to further pursue the bid protest.
- h. BACC will not be responsible for any delays or transmission errors. The protesting bidder accepts all risk of late delivery of electronic protests. It is the protesting bidder's responsibility to ensure that a submittal protest is received by the bid coordinator listed in this solicitation by the due date and time. Protesting bidders should contact the bid coordinator to make sure that their electronic submittal has gone through.
- i. If BACC determines that a protest is frivolous, the protesting bidder may be determined to be non-responsible and that bidder may be determined to be ineligible for future contract awards.

4.3 Equal Opportunity

The successful bidder must agree not to refuse the hire, discharge, promote, or to otherwise discriminate in the matters of compensation against any person otherwise qualified solely because of race, creed, sex, national origin, ancestry, or physical handicap. It must be a condition that any company firm or corporation supplying goods or services, must be in compliance with the Americans with Disabilities (ADA) Act of 1990. A certificate stating compliance with the ADA may be required, upon request, by any BACC agency.

4.4 Modification of Contract

This bid solicitation document including the bid contract documents, in conjunction with each BACC agency's purchase order, purchase agreement and / or contract, will constitute the entire contract between each BACC agency and the successful bidder. The contract may not be modified, altered, or amended except by the mutual written agreement of the respective BACC agency and the successful bidder.

4.5 Common Language

Unless otherwise specified in this document, all words must be given their plain, common and ordinary meaning unless the context in which they are used clearly requires a different meaning. Words in the singular number include the plural, and in the plural include the singular. Additionally, words in the masculine gender include the feminine and the neuter, and when the sense so indicates, words of the neuter gender may refer to any gender.

4.6 Proprietary Information

All information included in any bid proposal that is of a propriety nature must be clearly marked as such. Each BACC agency must be held harmless from any claims arising from the release of proprietary information not clearly designated as such by the Bidder.

4.7 Patent Guarantee

The bidder must, with respect to any bidder's standard products, indemnify, defend and hold harmless each participating BACC agency, its employees and agents, from any and all costs and damages because of claims or litigation on account of infringement or alleged infringement of any letters patent or patent rights by reason of the sale or normal use of such products, provided that the bidder is promptly notified of all such actual or potential infringement suits, and is given an opportunity to participate in the defense of the participating BACC agencies.

4.8 Quality Control

The bidder's chemical may be inspected and/or sampled before, during, or after any delivery and tested to confirm compliance with all of the specifications. Persistent clogging, deliveries containing significant amounts of debris, and/or chemical not meeting the technical specifications will be considered to be deficiencies. If deficiencies are detected, the chemical will be rejected and the bidder will be required to remove and replace any and all of the chemical and clean the associated tanks and piping that are contaminated by a delivery that is determined to be deficient, at no cost to the participating BACC agency. If the bidder fails to remove and replace the deficient chemical in a timely manner after being notified of the problem by the participating agency, the participating agency may remove and dispose of the contaminated chemical and clean the chemical storage tank or tanks and the associated piping all at the bidder's expense. Payment for the delivered chemical will not be made until the defects are corrected and the chemical is properly replaced and accepted. Repeat failures to comply with the specifications must constitute grounds for termination of the contract.

4.9 Term of Contract

The term of the contract between the respective BACC agency and the successful bidder will be twelve (12) months commencing July 1, 2026, and expiring June 30, 2027, with an option to extend the contract on a year-to-year basis, not to exceed three (3) yearly renewals if conditions and service are satisfactory to both the respective BACC agency and the successful bidder. The price for any succeeding periods of service shall be determined by negotiation between the respective BACC agency and the successful bidder.

4.10 Good Faith Bidding and Contracting

The participating BACC agencies listed on this bid solicitation are bidding in good faith and have agreed not to extend an existing bid in lieu of contracting with the lowest responsive bidder. However, nothing in this bid solicitation shall prevent a BACC agency from rejecting all bids and separately procuring the services they require, if deemed in the best interest of their respective agency.

4.11 Termination of Contract

Any BACC agency may terminate their contract with the successful bidder for any reason by providing the successful bidder written notice of termination, and specifying the effective date thereof, at least thirty (30) days before the effective date. Termination of the contract by one BACC agency does not affect the contractual relationship between the successful bidder and any other BACC agency.

4.12 Termination for Cause

In the event of a breach of any term or provision of the contract by the successful bidder, a BACC agency may terminate the contract with respect to supply of chemicals for that agency by providing the successful bidder with written notice of such termination, and specifying the effective date thereof, at least ten (10) days before the effective date. Termination of the contract by one BACC agency does not affect the contractual relationship between the successful bidder and any other BACC agency.

4.13 Effect of Termination

Any termination by a BACC agency, with or without cause, must not affect the validity of the contract between the successful bidder and any other BACC agency, nor must such action affect any rights, remedies, or obligations of the successful bidder or any other BACC agency.

4.14 Assignment

The successful bidder must under no circumstances assign the contract without the prior written consent of each participating BACC agency. Any assignment, or attempt at assignment, made without such consent of each participating BACC agency may be considered a breach of contract.

4.15 Competitiveness and Integrity

The participating BACC agencies have assigned control of the acquisition process to the BACC coordinating agency identified in the *Notice Inviting Sealed Bids* of this document, to prevent biased evaluations and to preserve the competitiveness and integrity of such acquisition efforts. Bidders are to direct all communications regarding this bid to the designated BACC Coordinator, unless otherwise specifically

noted, or unless approved in writing by the BACC Coordinator. Attempts by bidders to circumvent this requirement will be viewed negatively and may result in rejection of the offending bidder's offer. The BACC Coordinator may refer communications to other participating BACC agencies for clarification.

-END OF SECTION-

SECTION II

**BAY AREA CHEMICAL CONSORTIUM
PRODUCT TECHNICAL SPECIFICATIONS
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

PRODUCT TECHNICAL SPECIFICATIONS
12.5% SODIUM HYPOCHLORITE FOR BOTH POTABLE AND NON-POTABLE USES

1. Chemical and Physical Properties:

All sodium hypochlorite supplied under this bid must conform to the current version of the American Water Works Association (AWWA) B300-18 Standard for Hypochlorite, the American National Standards Institute/National Sanitation Foundation Standard 60-2005 (ANSI/NSF 60) Drinking Water Treatment Chemicals, except as modified or supplemented herein. Current AWWA B300-24 and ANSI/NSF 60 certification for the manufacturing facility of facilities is required with the submission of the bid. It is the responsibility of the vendor to inform the participating BACC Agencies (within 24 hours, from the time of verbal or written notification) that NSF certification has been revoked or lapsed. Loss of NSF certification shall constitute sufficient grounds for immediate termination of the contract. Bill of Lading must clearly identify product delivered to be AWWA B300-18 and ANSI/NSF 60 certified by stamp or type written statement – no handwritten notation will be accepted. Failure to provide clear identification that the product meets the AWWA and ANSI/NSF specifications will result in rejection of the load at no cost to the BACC Agency.

2. Disclaimer: The sodium hypochlorite must contain nothing that will adversely affect the public water supply, or be injurious to typical sodium hypochlorite feeding equipment.

3. Documentation: The successful Supplier must provide documentation as specified and required under Title 22, California Code of Regulations, Chapter 16, Article 7, §64590, prior to the start of the contract for the sodium hypochlorite.

4. General Specifications:

pH	pH12-13
Available Chlorine	12.5 wt% minimum
Available Chlorine	125 grams/Liter minimum
Total Free Alkali (as NaOH)	≤ 1.5% by weight
Insoluble Matter	≤ 0.15% by weight
Age of Product at Delivery	3 days (72 hours) maximum

Sodium Hypochlorite should be stored in a dark area where the temperature does not exceed 80° F (i.e. 30° C) prior to delivery. Preferably sodium hypochlorite should be stored at temperatures below 68° F (i.e. 20° C) prior to delivery.

5. Contaminant Concentration Limits:

Iron	<1.0 mg/L	Nickel (Ni ²⁺)	<0.1 mg/L
Copper](Cu ²⁺)	<0.1 mg/L	Cobalt	<0.1 mg/L
Chlorate	<2,380 mg/L		

6. Filtration Limitations: 100 mL of the sodium hypochlorite product supplied under this contract must pass through a 0.8 micron filter (Millipore, Type AA) under vacuum (25 inches Hg) within 30 minutes. Plant staff may conduct this test prior to accepting a delivery.

7. Certificate of Analysis:

a. A certificate of analysis prepared by a reputable outside laboratory or bidder's in-house laboratory if ISO certified, shall be submitted for each liquid sodium hypochlorite delivery. The certificate of analysis shall be based on a representative sample of the specific batch or lot of chemical currently being used to make deliveries. This report shall contain the following:

- Date of manufacture
- Date of delivery
- Shipper ID
- pH

- Specific gravity
- Density @ 60°F
- Insoluble Matter
- Available Chlorine: Percent by weight and pounds per gallon
- Total free alkali (expressed as NaOH): Percent by weight and pounds per gallon
- Excess NaOH: Percent by weight and pounds per gallon
- Excess Na₂CO₃: Percent by weight and pounds per gallon

No deliveries will be accepted by the BACC Agency unless accompanied by said certificate of analysis for the specific batch or lot of chemical delivered and the quality specifications listed in the bid contract documents are met.

- b. Charges for certificate of analysis shall be included in the bid price.
- c. Failure to supply the required certificate of analysis shall be sufficient cause to reject the load. A certificate of analysis that does not meet current version of the AWWA Standard B300-24 shall be cause to reject the load.

8. Liquid sodium hypochlorite supplied under this contract shall not cause excessive scaling of feed lines when combined with carriage water. Excessive scaling is defined as plugging of, or precipitation in, the chlorine solution lines that causes disruption of flow. The liquid sodium hypochlorite shall be free from contaminating substances which could interfere with normal operation of BACC Agency facilities by causing clogging or blockage of feed lines, valves, strainers, or measuring devices.

SECTION III – 1

**BAY AREA CHEMICAL CONSORTIUM
ESTIMATED ANNUAL QUANTITIES
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

BAY AREA CHEMICAL CONSORTIUM
ESTIMATED ANNUAL QUANTITIES FOR FISCAL YEAR 2026/2027
BID NO. 13-2026

	Unit of Measure	Estimated Annual Qty for Treatment Applications:	
		Water	Wastewater
Sodium Hypochlorite 12.5%	gal	4,030,700	7,939,705
<u>Central Valley</u>			
City of Stockton	gal	0	500,000
City of Turlock	gal	65,000	500,000
Stanislaus Regional Water Authority	gal	75,000	0
		140,000	1,000,000
<u>East Bay</u>			
Alameda County Water District	gal	300,000	0
City of Hayward	gal	0	250,000
City of San Leandro	gal	0	215,000
Union Sanitary District	gal	0	900,000
		300,000	1,365,000
<u>Marin Sonoma</u>			
Central Marin Sanitation Agency	gal	0	240,000
City of Mill Valley - Sewerage Agency of Southern Marin	gal	0	50,000
County of Sonoma	gal	28,800	0
Las Gallinas Valley Sanitary District	gal	0	160,000
Marin Municipal Water District	gal	220,000	0
Napa Sanitation District	gal	0	350,000
North Marin Water District	gal	3,200	0
Sanitary District No. 5 of Marin County	gal	0	10,705
Sausalito Marin City Sanitary District	gal	0	60,000
		252,000	870,705

ESTIMATED ANNUAL QUANTITIES FOR FISCAL YEAR 2026/2027
BID NO. 13-2026

	Unit of Measure	Estimated Annual Qty for Treatment Applications:	
		Water	Wastewater
<u>North Bay</u>			
Central Contra Costa Sanitary District	gal	0	450,000
City of Antioch	gal	233,000	0
City of Brentwood	gal	0	150,000
City of Martinez	gal	55,000	0
City of Pinole (Pinole/Hercules WPCP)	gal	0	115,000
City of Pittsburg	gal	150,000	0
Contra Costa Water District	gal	600,000	0
Delta Diablo Sanitation District	gal	0	377,000
Diablo Water District	gal	7,500	0
Ironhouse	gal	0	8,000
Pleasant Hill Recreation & Park District	gal	4,700	0
Rodeo Sanitary District	gal	0	45,000
West County Wastewater District	gal	0	252,000
		1,050,200	1,397,000
<u>Peninsula</u>			
City of South San Francisco	gal	0	165,000
City of Daly City/North San Mateo County Sanitation	gal	0	135,000
City of Millbrae	gal	0	65,000
City of San Mateo	gal	0	350,000
Sewer Authority Mid-Coastside	gal	0	120,000
		0	835,000
<u>Sacramento</u>			
Carmichael Water District	gal	45,000	0
City of Roseville	gal	241,700	145,000
City of Sacramento	gal	0	192,000
City of Yuba City	gal	1,000	0
El Dorado Irrigation District	gal	265,000	40,000
Nevada Irrigation District	gal	45,000	0
Rancho Murieta Community Services District	gal	0	50,000
Sacramento County Water Agency	gal	200,000	0
		797,700	427,000

ESTIMATED ANNUAL QUANTITIES FOR FISCAL YEAR 2026/2027
BID NO. 13-2026

	Unit of Measure	Estimated Annual Qty for Treatment Applications:	
		Water	Wastewater
<u>South Bay</u>			
City of Morgan Hill	gal	15,000	0
City of Sunnyvale	gal	0	320,000
City of Watsonville	gal	0	60,000
Pajaro Valley Water Management Agency	gal	55,000	0
San Jose - Santa Clara Regional Wastewater Facility	gal	0	1,040,000
Valley Water (Santa Clara Valley Water District)	gal	1,100,000	0
		1,170,000	1,420,000
<u>Tri Valley</u>			
City of Livermore	gal	0	260,000
Dublin San Ramon Services District	gal	5,800	365,000
Zone 7 Water Agency	gal	315,000	0
		320,800	625,000
<hr/>			
Sodium Hypochlorite 12.5% in 275 gal totes (OPTIONAL BID ITEM)	gal	1,400	2,755
<u>Central Valley</u>			
City of Stockton	gal	0	2,750
		0	2,750
<u>North Bay</u>			
Contra Costa Water District	gal	1,400	0
		1,400	0
<u>Tri Valley</u>			
Dublin San Ramon Services District	gal	0	5
		0	5
<hr/>			
Sodium Hypochlorite 12.5% in Carboys (OPTIONAL BID ITEM)	gal	0	16,000
<u>Marin Sonoma</u>			
County of Sonoma	gal	0	16,000
		0	16,000
<hr/>			
Sodium Hypochlorite 5.25% (OPTIONAL BID ITEM)	gal	95,000	0
<u>Sacramento</u>			
Nevada Irrigation District	gal	95,000	0
		95,000	0

SECTION III – 2

**BAY AREA CHEMICAL CONSORTIUM
DELIVERY DETAILS
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

**BAY AREA CHEMICAL CONSORTIUM
DELIVERY DETAILS
BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

The frequency of deliveries and typical delivery size are estimates of anticipated usage for a 12-month period and are given for informational purposes only and are not used in any calculations to determine the lowest overall bid (Section I, Paragraph 2.16 Method of Award).

<u>Per Region, Agency and Delivery Facility Name and Location</u>	<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
<u>CENTRAL VALLEY</u>		
City of Stockton		
Stockton Regional Wastewater Control Facility	2500 Navy Drive Stockton	1-3x per week 5,000 gallons
Stockton Regional Wastewater Control Facility	2500 Navy Drive Stockton	As needed 3 totes
City of Turlock		
NW Storage Tank	4706 Fulkerth Turlock	weekly 250 gal
SE Storage Tank	401 Third St Turlock	weekly 250 gal
SW Storage Tank	512 S Kilroy Turlock	weekly 250 gal
Turlock Regional Water Quality Control Facility	901 S. Walnut Rd Turlock	2-3x per week 5,000 gallons
Well 13	1261 E. Canal Dr Turlock	weekly 160 gal
Well 15	1500 W Main St Turlock	weekly 55 gal
Well 20	1200 Monte Vista Ave Turlock	weekly 250 gal
Well 22	120 E Linwood Ave Turlock	weekly 160 gal
Well 24	1900 N Qunicy Rd Turlock	weekly 405 gal
Well 27	420 E Zeering Turlock	weekly 250 gal
Well 28	2080 W Tuolumne Rd Turlock	weekly 160 gal
Well 29	201 E Hawkeye Ave Turlock	weekly 160 gal
Well 30	991 S Orange St Turlock	weekly 160 gal
Well 31	3761 N Walnut Rd Turlock	weekly 160 gal
Well 32	1623 Alex Way Turlock	weekly 250 gal
Well 33	500 S Berkeley Ave Turlock	weekly 250 gal
Well 34	600 Dianne Dr Turlock	weekly 160 gal
Well 36	1317 N Soderquist Rd Turlock	weekly 160 gal
Well 37	4700 Crowell Rd Turlock	weekly 405 gal
Well 38	2919 W Christoffersen Parkway Turlock	weekly 405 gal
Well 39	3900 Wellington Ln Turlock	weekly 160 gal
Well 40	501 S Walnut Turlock	weekly 160 gal

**BAY AREA CHEMICAL CONSORTIUM
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BID NO. 13-2026
SODIUM HYPOCHLORITE**

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
Stanislaus Regional Water Authority				
Stanislaus Regional Water Authority Water Treatment	1235 Aldrich Rd.	Hughson, CA	Monthly	4,500-5,000 gallons
<u>EAST BAY</u>				
Alameda County Water District				
Blending Facility	1111 Mowry Ave	Fremont	1x per 2 weeks	4,000 gallons
Newark Desalination Facility	6833 Redeker Place	Newark	1x per 2 weeks	3,000 gallons
Water Treatment Plant No. 2	42436 Mission Blvd.	Fremont	1-2 times per week	4,000 gallons
City of Hayward				
Water Pollution Control Facility	3700 Enterprise Avenue	Hayward	3-4 times per month	5,000 gallons
City of San Leandro				
City of San Leandro Satellite Station	2.5 miles south of treatment plant	San Leandro	Every 1-2 Weeks During Dry Season	1,000 gallons
Wastewater Treatment Plant	3000 Davis St	San Leandro	Every 1-2 weeks	2,500-5000 gallons
Union Sanitary District				
USD Alvarado Plant	5072 Benson Road	Union City	14-17 x per month	5,000 gallons
<u>MARIN SONOMA NAPA</u>				
Central Marin Sanitation Agency				
Central Marin Sanitation Agency	1301 Andersen Drive	San Rafael	1x per week; 3-4x per week in wet weather	5,000 gallons
City of Mill Valley - Sewerage Agency of Southern Marin				
Sewerage Agency of Southern Marin	450 Sycamore Ave	Mill Valley	six weeks	4,500 gallons
County of Sonoma				
Geyserville Wastewater Treatment Plant	155 Hamilton Lane	Geyserville	Quarterly *May have one extra load depending on weather	1,800 gallons Sodium Hypochlorite Liquid 12.5%
Spring Lake Park	393 Violetti Rd	Santa Rosa	1x per week	660-1,000 gallons 12.5% Pump Off
Las Gallinas Valley Sanitary District				
Las Gallinas Valley Sanitary District Wastewater Treatment Plant	300 Smith Ranch Road	San Rafael	2-3 per month average	5,000 gallons

**BAY AREA CHEMICAL CONSORTIUM
DELIVERY DETAILS
BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
Marin Municipal Water District				
MMWD Bon Tempe	Filter Plant Road	Fairfax	24x per year	not less than 2,000 gallons
MMWD Ignacio Pump Station	13 Hamilton Drive	Novato	11x per year	not less than 2,000 gallons
MMWD San Geronimo	330 San Geronimo Valley Road	Woodacre	34x per year	4,000 gallons
Napa Sanitation District				
Napa Sanitation District	1515 Soscol Ferry Road	Napa	Twice per week	5,000 gallons
North Marin Water District				
North Marin Water District Deer Island Reclaim Waer Facility	Hwy 37 between Atherton Ave & Hwy 101	Novato	One delivery late spring	1,000 gallons
North Marin Water District Point Reyes Treatment Plant	End of Commodore Webster	Point Reyes Station	Approximately every 6 weeks	200 gallons
Sanitary District No. 5 of Marin County				
	2001 Paradise Drive	Tiburon	3-4 deliveries per year	3,000 gallons
Sausalito Marin City Sanitary District				
SMCSD Treatment Plant	1 East Road	Sausalito	1x 45 days	5,000 gallons, Tanker truck, Receiving hours 6am-1pm M-Th
<u>NORTH BAY</u>				
Central Contra Costa Sanitary District				
CCCSD	5019 Imhoff Place	Martinez	2-3x weekly	5,000 gallons
City of Antioch				
City of Antioch Water Treatment Plant	401 Putnam Street	Antioch	weekly	4,800 gallons
City of Brentwood				
Brentwood Wastewater Treatment Plant	2251 Elkins Way	Brentwood, CA	2-3x per month	5,000 gallons
City of Martinez				
City of Martinez Water Treatment Plant	3003 Pacheco Blvd	Martinez	2x per month	2,500 gallons
City of Pinole (Pinole/Hercules WPCP)				
City of Pinole	11 Tennent Avenue	Pinole	Every 2 weeks	5000 gallons

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BID NO. 13-2026
SODIUM HYPOCHLORITE**

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
City of Pittsburg				
Pittsburg Water Treatment Plant	300 Olympia Drive	Pittsburg	Bi-monthly	Full truck load
Contra Costa Water District				
Bollman Water Treatment Plant	2015 Bates Ave	Concord	approx 40x per year between	4,500 - 5,000 gallons
Brentwood Water Treatment Plant	3760 Neroly Rd	Oakley	approx 20x per year	4,500 - 5,000 gallons
Randall-Bold Water Treatment Plant	3760 Neroly Rd	Oakley	+/- 60 times yearly	4,500-5,000 gallons
Delta Diablo Sanitation District				
Delta Diablo	2500 Pittsburg-Antioch Hwy	Antioch	2 times per week	Full Load 4,600 gallons
Diablo Water District				
Blending Facility	2201 Laurel Road	Oakley	Every 2.5 months	1,500 gallons
Chem Feed	3051 Ranch Rd	Bethel Island	Every 2 months	4 drums
Glen Park Well	401 Hill Ave	Oakley	Every 2 months	4 drums
South Park Well	4295 Summer Lakes Drive	Oakley	Every 2 months	2 drums
Ironhouse				
	450 Walnut Meadows Dr	Oakley	Once per quarter	2,000 gallons
Pleasant Hill Recreation & Park District				
Pleasant Hill Aquatic Park	147 Gregory Lane	Pleasant Hill	May-Sept: once/month Oct-April: once every 3 months	650 gallons
Rodeo Sanitary District				
Rodeo Sanitary District	800 San Pablo Avenue	Rodeo	2x month, rarely 3x a month depending on rain/flows, and/or projects.	2,150 gallons
West County Wastewater District				
Water County Wastewater District	2377 Garden Tract Road	Richmond	1/Week Dry Weather, 1.5/Week Wet Weather	4500- to 5000-Gallons
<u>PENINSULA</u>				
City of South San Francisco				
South San Francisco - San Bruno Water Quality Control Plant	195 Belle Aire Road	South San Francisco	One Load Every 2 Weeks	4,800 gallons

**BAY AREA CHEMICAL CONSORTIUM
DELIVERY DETAILS
BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
City of Daly City/North San Mateo County Sanitation District				
Daly City Wastewater Plant	153 Lake Merced Blvd	Daly City	Every 7-14 days	4,000-4,500 gallons
City of Millbrae				
Water Pollution Control Plant	400 E. Millbrae Ave	Millbrae	1 every 3-4 weeks	4,800 gallons
City of San Mateo				
City of San Mateo WQCP	2050 Detroit Drive	San Mateo, CA	every 2-3 weeks	Full load
Sewer Authority Mid-Coastside				
	1000 N. Cabrillo Hwy	Half Moon Bay	Monthly	5,000 gallons / month
Montara Pump Station	16th St and Cabrillo Hwy	Montara	Monthly	2,500 gallons / month
Princeton Pump Station	West Point at Stanford Ave	Half Moon Bay	Monthly	2,500 gallons / month
<u>SACRAMENTO</u>				
Carmichael Water District				
Bajamont Water Treatment Plant	3501 Bajamont Way	Carmichael	9 per year	Full load, approx 5,000 gallons

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
City of Roseville				
Johnson Pool	100 D Street	Roseville 95661	Jan - Mar 1 time during 3 months Apr - May 1 time per month Jun - Sep 1 time per week Oct - Dec 1 time per month	400 - 500 gallons
Mike Shellito Indoor Pool (MSIP)	10210 Fairway Dr	Roseville 95678	Jan - Mar 1 time per month Apr - May 2 times per month Jun - Sep 2 times per month Oct - Dec 1 time per month	400 -500 gallons
Pleasant Grove Wastewater Treatment Plant	5051 Westpark Dr	Roseville 95747	One every 10 days June, July, August and September. Once a month the rest of the year	~ 5,000 gallons
Roseville Aquatic Complex (RAC)	3051 Woodcreek Oaks Blvd	Roseville 95747	Jan - Mar. 1 time per month Apr -May. 1 time per week Jun - Sep. 1 time per week Oct - Dec 1 time per month	800-1,500 gallons
Roseville Energy Park	5120 Phillip Rd	Roseville 95747	Every 1-2 Months	1200 gal Order only half-sized load
Roseville Water Treatment Plant	9595 Barton Rd	Granite Bay 95746	40 per year 2 per week in summer 1-2 per month in winter	5,000 gallons
Well 12	1745 Blue Oaks Blvd	Roseville 95747	Monthly	300 gallons
Well 18	4030 Solaire Drive	Roseville 95747	Monthly	300 gallons
Well 5	1750 Chelsea Wy	Roseville 95661	Monthly	300 gallons
Well 6	1490 Northpark Dr.	Roseville 95747	Monthly	300 gallons
Well 7	8301 Woodcreek Oaks Blvd	Roseville 95747	Monthly	300 gallons
Well 8	2100 Hayden Parkway	Roseville 95747	Monthly	300 gallons
Well 9	2275 Westbrook Boulevard	Roseville 95747	Monthly	300 gallons
Westside Tank	4501 Westpark Drive	Roseville 95747	Monthly	300 gallons

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<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
City of Sacramento				
Combined Wastewater Treatment Plant	1391 35th Avenue	Sacramento	Rain dependent - can be multiple orders each week	4,800 gallons
Pioneer Reservoir	2100 Front Street (cross street is V Street)	Sacramento	Rain dependent - can be multiple orders each week	4,800 gallons
City of Yuba City				
Gauche Park City Swimming Pool	421 C Street	Yuba City	Weekly during summer; biweekly in winter	200-250 gals in summer; 125-200 gals in winter
El Dorado Irrigation District				
Deer Creek Wastewater Treatment Plant	1565 Deer Creek Rd	Cameron Park, CA 95682	Quarterly	5,000 gallons
EID Reservoir 1 Water	5575 Gilmore Rd	Pollock Pines, CA 95726	Quarterly	5,000 gallons
EID Reservoir A Water	5560 Sly Park Rd	Pollock Pines, CA 95726	Monthly	5,000 gallons
El Dorado Hills Wastewater Treatment Plant	4625 Latrobe Rd	El Dorado Hills, CA 95762	Bimonthly	5,000 gallons
El Dorado Hills Water Plant	1835 Francisco Dr	El Dorado Hills, CA 95762	Monthly	5,000 gallons
Nevada Irrigation District				
E. George Treatment Plant	11258 Banner Lava Cap Rd	Nevada City	5 loads per year 12.5%	5,000 gallons
Lake of the Pines (LOP) Treatment Plant	12812 Torrey Pines Dr	Auburn	4 loads per year 5.25%, 1 load per year 12.5%	5,000 gallons 5.25% and 5,000 gallons of 12.5%
Lake Wildwood Water Treatment Plant	14149 Beitler Road	Penn Valley	4 loads per year 5.25%, 1 load per year 12.5%. Driver must contact plant for escort.	5,000 gallons 5.25% and 5,000 gallons of 12.5%
Loma Rica Water Treatment Plant	13786 Loma Rica Dr	Grass Valley	5 loads per year 5.25%, 1 load per year 12.5%. Driver must contact plant for escort.	5,000 gallons 5.25% and 5,000 gallons of 12.5%
North Auburn Treatment Plant	12278 Locksley Lane	Auburn	6 loads per year 5.25%, 1 load per year 12.5%	5,000 gallons 5.25% and 5,000 gallons of 12.5%
Rancho Murieta Community Services District				
Wastewater Reclamation Plant	15160 Jackson Road	Rancho Murieta	Every 3 weeks	5000 gallons

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<u>Per Region, Agency and Delivery Facility Name and Location</u>	<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
Sacramento County Water Agency		
Big Horn Water Treatment Plant	8280 Civic Center Dr Elk Grove	Average is once per month 3,000 gallons
Dwight Road Water Treatment Plant	3500 Dwight Rd Elk Grove	Average is once per month 1,200 gallons
East Elk Grove Water Treatment Plant	9960 Waterman Rd Elk Grove	Average is once per month 3,000 gallons
Lakeside Water Treatment Plant	2280 Maritime Dr Elk Grove	Average is once per month 3,000 gallons
Poppy Ridge Water Treatment Plant	7510 Poppy Ridge Elk Grove	Average is once per month 3,000 gallons
Vineyard Surface Water Treatment Plant	10151 Florin Road Sacramento	Once or twice a week. Full Tanker Delivery.
<u>SOUTH BAY</u>		
City of Morgan Hill		
Boys Ranch #2 Well	1000 Burnett Ave Morgan Hill	1-2x per month 100 - 300 gallons
Boys Ranch #3 Well	1002 Burnett Ave Morgan Hill	1-2x per month 100 - 300 gallons
Butterfield Well	17935 Calle Hermosa Morgan Hill	1-2x per month 100 - 300 gallons
Diana #1 Well	200 Diana Ave Morgan Hill	1-2x per month 100 - 300 gallons
Diana #2 Well	1420 Diana Ave Morgan Hill	1-2x per month 100 - 300 gallons
Diana #3 Well	1000 Diana Ave Morgan Hill	1-2x per month 100 - 300 gallons
Diana #4 Well	505 Diana Ave Morgan Hill	1-2x per month 100 - 300 gallons
Dunne #1 & 2 Wells	100 E. Dunne Ave Morgan Hill	1-2x per month 100 - 300 gallons
Jackson Well	2150 E. Dunne Ave Morgan Hill	1-2x per month 100 - 300 gallons
Main #1 and #2 Well	470 E. Main Ave Morgan Hill	1-2x per month 100 - 300 gallons
Main #3 Well	615 E. Main Ave Morgan Hill	1-2x per month 100-300 gallons
Nordstrom Well	17002 Murphy Ave Morgan Hill	1-2x per month 100 - 300 gallons
San Pedro Well	1240 San Pedro Ave Morgan Hill	1-2x per month 100 - 300 gallons
City of Sunnyvale		
City of Sunnyvale Wastewater Treatment Plant	1444 Borregas Avenue Sunnyvale	~5 times per month 5,000 gallons
City of Watsonville		
Watsonville WWTF	500 Clearwater Lane Watsonville	1x per month Full truck load
Pajaro Valley Water Management Agency		
Pajaro Valley Water Management Agency College Lake WTP	76 Holohan, Gate 2 Watsonville, CA 95076	monthly 4,800 gallons

**BAY AREA CHEMICAL CONSORTIUM
DELIVERY DETAILS
BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

The frequency of deliveries and typical delivery size are estimates of anticipated usage for a 12-month period and are given for informational purposes only and are not used in any calculations to determine the lowest overall bid (Section 1, Paragraph 2.16 Method of Award).

<u>Per Region, Agency and Delivery Facility Name and Location</u>			<u>Frequency of Deliveries</u>	<u>Typical Delivery Size</u>
San Jose - Santa Clara Regional Wastewater Facility				
San Jose Regional Wastewater Facility	700 Los Esteros Rd	San Jose	4 loads per week	5,000 gallons (full tanker)
Valley Water (Santa Clara Valley Water District)				
Penitencia Water Treatment Plant	3959 Whitman Way	San Jose	+/- 45 loads per year	4,000 gallons
Rinconada Water Treatment Plant	400 More Avenue	Los Gatos	+/- 75 loads per year	4,000 gallons
Santa Teresa Water Treatment Plant	7011 Graystone Lane	San Jose	+/- 60 loads per year	5,000 gallons
Silicon Valley Advanced Water Purification Center	4190 Zanker Road	San Jose	+/- 30 loads per year	4,000 gallons
<u>TRI VALLEY</u>				
City of Livermore				
	101 West Jack London Blvd	Livermore	Weekly	5,000 gallons
Dublin San Ramon Services District				
FOD Pump Station 10A	10 Barnett Boulevard	Dublin	approx 14x per year	360 gals split between 3 sites 120 gal each
FOD Pump Station 300B	3441 Fallon Road	Dublin	approx 14x per year	360 gals split between 3 sites 120 gal each
FOD Reservoir 1A	8218 Rhoda Ave	Dublin	14x per year	360 gallons (split between 3 sites - 120 gals each)
Regional Wastewater Treatment Facility	7399 Johnson Drive	Pleasanton	70x per year (about 6x per month)	4,400 gallons
Water Recycling Plant (DERWA)	7399 Johnson Drive	Pleasanton	8x per year during summer	4,400 gallons
Zone 7 Water Agency				
Del Valle Water Treatment Plant	901 East Vineyard Ave	Livermore	3 per month	5000 gallons
MGDP (M4)	5215 Stoneridge Dr	Pleasanton	6 per year	2,500 gallons
Patterson Pass Water Treatment Plant	8750 Patterson Pass Road	Livermore	2 per month	5000 gallons

SECTION III – 3

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

Central Valley**CITY OF STOCKTON**

Municipal Utilities Department 2500 Navy Drive Stockton, CA 95206

Kathryn Garcia	Program Manager III - Wastewater	Kathryn.Garcia@stocktonca.gov	209-937-8232
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CITY OF TURLOCK

156 S Broadway, #270 Turlock, CA 95380

David Huff		dhuff@turlock.ca.us	
Carlos Guerrero	Utilities Manager	cguerrero@turlock.ca.us	
Nicole Mann		nmann@turlock.ca.us	
Raquel Brasil		rbrasil@turlock.ca.us	

STANISLAUS REGIONAL WATER AUTHORITY

1235 Aldrich Rd. Hughson, CA 95326

Janice Virgo	SRWA Staff Services Assistant	jvirgo@turlock.ca.us	(209)542-4948
Salena Estrada		sestrada@turlock.ca.us	
Michael Powell		mpowell@turlock.ca.us	

East Bay**ALAMEDA COUNTY WATER DISTRICT**

43885 South Grimmer Blvd Fremont, CA 94538

Mike Wickham	Water Production Manager	mike.wickham@acwd.com	510-668-6516
Cris Pena	Engineering Supervisor	Cris.Pena@acwd.com	510-668-6541
Renee Gonzalez	Buyer	renee.gonzalez@acwd.com	510-668-4294
Cynthia Ha	Water Production Process Engineer	Cynthia.ha.@acwd.com	510-668-6547

CITY OF HAYWARD

Water Pollution Control Facility 3700 Enterprise Avenue Hayward, CA 94545

David Donovan	WRRF Manager	david.donovan@hayward-ca.gov	510-293-5099
Alex Ameri	Public Works Director	alex.ameri@hayward-ca.gov	
Rita Perez	Purchasing and Services Manager	rita.perez@hayward-ca.gov	510-583-4802
Mark Orlandi	Operations Manager	mark.orlandi@hayward-ca.gov	510-293-5212
Diane Vargas	WRRF Senior Secretary	diane.vargas@hayward-ca.gov	

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

CITY OF SAN LEANDRO

Water Pollution Control Plant 3000 Davis Street San Leandro, CA 94577

Sally Perez Purchasing Technician	sperez@sanleandro.org	510-577-3472
Hayes Morehouse Water Pollution Control Manager	hmorehouse@sanleandro.org	510-577-3437
Ramya Sankar Management Analyst	RSankar@sanleandro.org	510-577-3337

UNION SANITARY DISTRICT

5072 Benson Road Union City, CA 94587-2508

Theresa Vasquez Purchasing Agent	theresav@unionsanitary.ca.gov	510-477-7524
Ariel Teixeira Buyer I	arielt@unionsanitary.ca.gov	510-477-7527
Armando Lopez Treatment and Disposal Services Manager	Armandol@unionsanitary.ca.gov	510-477-7517

Marin Sonoma Napa**CENTRAL MARIN SANITATION AGENCY**

1301 Andersen Drive San Rafael, CA 94901

Jason Dow	Jdow@cmsa.us	(415) 459-1455
Jacky Wong	jwong@cmsa.us	(415) 459-1455
Peter Kistenmacher Technical Services Manager	pkistenmacher@cmsa.us	(415) 459-1455

CITY OF MILL VALLEY - SEWERAGE AGENCY OF SOUTHERN MARIN

26 Corte Madera Avenue Mill Valley, CA 94941

Mark Neumann General Manager	mneumann@cityofmillvalley.gov	(415) 388-2402
Elena Knuutti Laboratory Director	eknuutti@cityofmillvalley.gov	(415) 388-2402
Brian Exberger Chief Treatment Plant Operator	bexberger@cityofmillvalley.gov	(415) 388-2402

COUNTY OF SONOMA

400 Aviation Blvd, Suite 100 Santa Rosa, CA 95403

Brenda Haas General Services - Purchasing Division	brenda.haas@sonomacounty.gov	707-565-1791
Garrett Heinz Buyer	Garrett.Heinz@sonomacounty.gov	707 565-1787

LAS GALLINAS VALLEY SANITARY DISTRICT

300 Smith Ranch Road San Rafael, CA 94603

Steve Inskeep Plant Operations Supervisor	sinskeep@lgvsd.org	415-747-7030
Don Moore Plant Manager	dmoore@lgvsd.org	415-472-1734

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

MARIN MUNICIPAL WATER DISTRICT

220 Nellen Avenue Corte Madera, CA 94925

Matthew Steiner Water Quality Manager	msteiner@marinwater.org	415-945-1577
Jim Kenney Superintendent of Operations, Water Treatment ** Call Jim first	jkenney@marinwater.org	415-945-1501
Danelle Graham Senior Buyer	dgraham@marinwater.org	415-945-1402

NAPA SANITATION DISTRICT

1515 Soscol Ferry Road Napa, CA 94558

Christopher Mosier Operator III	cmosier@napasan.com	707- 312-1899
Cristopher Henriquez Operator II	chenriqu@napasan.com	707-312-1595
Andrew Damron, PE General Manager	adamron@napasan.com	707- 258-6007

NORTH MARIN WATER DISTRICT

999 Rush Creek Place Novato, CA 94945

Tim Kennedy Operations/Maintenance Manager	TKennedy@nmwd.com	415-761-8919
Jeff Corda Distribution and Treatment Plant Supervisor	jcorda@nmwd.com	415-761-8965

SANITARY DISTRICT NO. 5 OF MARIN COUNTY

2001 Paradise Drive Tiburon, CA 94920

Casey Cottrell Operations Superintendent	rcottrell@sani5.org	415-435-1501 Ext. 109
Tony Rubio District Manager	trubio@sani5.org	415-435-1501

SAUSALITO MARIN CITY SANITARY DISTRICT

1 East Road Sausalito, CA 94965

Cathy Bondanza	cathy@smcsd.net
Kevin Beneda	Kevinb@smcsd.net
Vince Pasquini	vince@smcsd.net
Jeffery Kingston	jeffrey@smcsd.net

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

North Bay**CENTRAL CONTRA COSTA SANITARY DISTRICT**

5019 Imhoff Place Martinez, CA 94553-4392

Alan Weer Plant Operations Division Manager	aweer@centralsan.org	925-335-7731
Stephanie King Contracts & Procurement Administrator	sking@centralsan.org	925-229-7307
Amy Compaglia Senior Buyer	acompaglia@centralsan.org	925-229-7306
Kevin Mizuno Finance Manager	kmizuno@centralsan.org	925-229-7119

CITY OF ANTIOCH

Water Treatment Plant P.O. Box 5007 Antioch, CA 94531-5007

Santiago Moreno	smoreno@antiochca.gov	
Operator on Duty		925-382-4246
Marcus Woodland	Mwoodland@antiochca.gov	925-779-7029

CITY OF BRENTWOOD

2251 Elkins Way Brentwood, CA 94513

Katrina Walters Administrative Secretary	kwalters@brentwoodca.gov	925-516-6060
Juan Herrera Wastewater Treatment Plant Supervisor	jherrera@brentwoodca.gov	925-516-6060
Mark Huber Wastewater Operations Manager	mjhuber@brentwoodca.gov	925.516.6030

CITY OF MARTINEZ

525 Henrietta Street Martinez, CA 94553

Hiren Patel Water Operations Supervisor	hpatel@cityofmartinez.org	925-372-3588
George Pavlov Water Superintendent	gpavlov@cityofmartinez.org	925-372-3587

CITY OF PINOLE (PINOLE/HERCULES WPCP)

11 Tennes Avenue Pinole, CA 94564

Mike Howe Operations Supervisor	mhowe@ci.pinole.ca.us	(510) 724-9013
Josh Binder Plant Manager	jbinder@ci.pinole.ca.us	(510) 724 - 8964

CITY OF PITTSBURG

Water Treatment Plant 300 Olympia Drive Pittsburg, CA 94565

Mike Silva Water Plant Supervisor	Msilva@pittsburgca.gov	925 252-6934
Jason Moser Water Treatment Plant Superintendent	jmoser@pittsburgca.gov	925-252-6997

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

CONTRA COSTA WATER DISTRICT

1331 Concord Ave Concord, CA 94520-4907

Judy Phan Purchasing Officer	jphan@ccwater.com	925-688-8220
Ken Dooley Water Treatment Supervisor	kdooley@ccwater.com	925-625-6601
Nicole Quesada Administrative Analyst	nquesada@ccwater.com	925-625-6602
Kim Waddy Buyer	kwaddy@ccwater.com	925-688-8012

DELTA DIABLO SANITATION DISTRICT

2500 Pittsburg-Antioch Hwy. Antioch, CA 94509-1373

Joaquin Gonzalez Operations Manager	joaquin@deltadiablo.org	925-756-1971
Jeffrey Beckham Purchasing Supervisor	jeffreyb@deltadiablo.org	925-756-1328
Anika Lyons Finance Manager	anikal@deltadiablo.org	925-756-1924

DIABLO WATER DISTRICT

87 Carol Lane Oakley, CA 94561-0127

Nacho Mendoza Manager of Water Operations	nmendoza@diablowater.org	925-625-2112
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IRONHOUSE

450 Walnut Meadows Drive Oakley, CA 94561

Jean-Marc H. Petit General Manager	Petit@isd.us.com	925-809-3001
Mike Allen WRF Superintendent	allen@isd.us.com	(925)-625-2279
John DeFremery WRF Supervisor	defremery@isd.us.com	(925) 848-0512
Lettisha Wamsley Administrative Technician – Purchasing	Wamsley@isd.us.com	(925) 809-3014

PLEASANT HILL RECREATION & PARK DISTRICT

147 Gregory Lane Pleasant Hill, CA 94523

Korey Riley Aquatics Program Manager	Kriley@PleasantHillRec.com	925-682-0896
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RODEO SANITARY DISTRICT

800 San Pablo Avenue Rodeo, CA 94572

Nancy Lefebvre	lefebvre@rodeosan.org	
Steven S. Beall District Manager	bealls@rodeosan.org	510-799-2970 x100
Jeff Greer	greerj@rodeosan.org	

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

WEST COUNTY WASTEWATER DISTRICT

2910 Hilltop Drive Richmond, CA 94806

Marica Smith	Operations Field Supervisor	msmith@wcwd.org	510-704-3780
Manuel Molina	Operations & Maintenance Manager	mmolina@wcwd.org	510-529-5693
Andre Welles	i.Operations Field Supervisor	awelles@wcwd.org	510 812-8275
Dalvin Hayes	Secretary	Dhayes@wcwd.org	510 237-6603
Aaron Winer	Director of Water Quality & Resource Recovery	AWiner@wcwd.org	510 812-9586

Peninsula**CITY OF SOUTH SAN FRANCISCO**

San Bruno Water Quality Control Plant 195 Belle Air Road South San Francisco, CA 94080

Kunning Zhu	Laboratory Supervisor	Kunning.zhu@ssf.net	650-829-3854
Brian Schumacker	Plant Superintendent	Brian.Schumacker@ssf.net	650-829-3844

CITY OF DALY CITY/NORTH SAN MATEO COUNTY SANITATION DISTRICT

153 Lake Merced Blvd Daly City, CA 94015

Brandon Wardle	Senior Operator	bwardle@dalycity.org	650-991-8200
Gregory Krauss	Chief of Operations	gkrauss@dalycity.org	650-991-8204
Frank Ascariz	Assistant Chief of Operations	fascariz@dalycity.org	650-991-8205

CITY OF MILLBRAE

Water Pollution Control Plant 400 E Millbrae Ave Millbrae, CA 94030

Craig Centis	Deputy Director of Public Works	ccentis@ci.millbrae.ca.us	650-259-2376
Harry Kwong	Chief Operator	hk Wong@ci.millbrae.ca.us	650-346-7658

CITY OF SAN MATEO

City of San Mateo WWTP 2050 Detroit Drive San Mateo, CA 94404

Alonso Barahona	Management Analyst II	abarahona@cityofsanmateo.org	650-522-7334
Xiongbing Liang	Laboratory Supervisor	xliang@cityofsanmateo.org	650-522-7380
Robert Knox	Operations Superintendent /Chief Plant Operator	rknnox@cityofsanmateo.org	650-522-7380
Rob Learmonth	Planet Manager	rlearmonth@cityofsanmateo.org	

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

SEWER AUTHORITY MID-COASTSIDE

1000 N. Cabrillo Highway Half Moon Bay, CA 94019

Kishen Prathivadi	General Manager	Kishen@samcleanswater.org	650-726-0124
George Evans	Finance Officer	gevens@samcleanswater.org	650-726-0124

Sacramento**CARMICHAEL WATER DISTRICT**

7837 Fair Oaks Blvd. Carmichael, CA 95608

David Biagi		davidb@carmichaelwd.org	916-679-0457
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CITY OF ROSEVILLE

311 Vernon Street Roseville, CA 95678

Shannon Wiest	Purchasing and Warehouse Manager	swiest@roseville.ca.us	916-746-1112
Becky Philipp	Purchasing Supervisor	bphilipp@roseville.ca.us	916-746-1110

CITY OF SACRAMENTO

Department of Utilities 5730 24th Street, Bldg 22 Sacramento, CA 95822

David Herrmann	Division Manager, Water Division	dherrmann@cityofsacramento.org	916-808-5652
Dalton Le	Program Specialist, Water Division	DML@cityofsacramento.org	916-808-6008
Andrew Costan	Program Specialist	acostan@cityofsacramento.org	916-808-6339

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

CITY OF YUBA CITY

Utilities Department 701 Northgate Drive Yuba City, CA 95991

Kaylashia Byrd	Finance Administrative Analyst	kbyrd@yubacity.net	530-822-4659
Mylaina McMurray	Utilities Administrative Analyst	mmcmurray@yubacity.net	530-822-5365
Joseph Jones	Finance Accounting Manager	jjones@yubacity.net	530-822-4803
Jennifer Troche	Utilities Administrative Assistant	utilitiesadmin@yubacity.net	530-822-7571
Christian Elder	Water Treatment Plant Supervisor	celder@yubacity.net	530-822-4759
Finance Department	Purchasing Team	purchasing@yubacity.net	530-822-4618
Veronica Kemmerly	Accountant I	vkemmerly@yubacity.net	530-822-4646
Mike Finnigan	Wastewater Treatment Facility Supervisor	mfinniga@yubacity.net	530-822-7696
Scarlett Harris	Utilities Administrative Manager	sharris@yubacity.net	530-822-5366
Lance Andes	Water Treatment Chief Plant Operator	landes@yubacity.net	530-822-4637
David Newgard	Wastewater Treatment Facility Chief Plant Operator	dnewgard@yubacity.net	530-822-7698

EL DORADO IRRIGATION DISTRICT

2890 Mosquito Road Placerville, CA 95667

Ryan Deakyne	Senior Buyer	rdeakyne@eid.org	530-642-4405
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NEVADA IRRIGATION DISTRICT

1036 W. Main Street Grass Valley, CA 95945

Jon Ritter	Purchasing Supervisor	ritterj@nidwater.com	530-271-6894
Shad Chittock	Water Treatment Superintendent	chittocks@nidwater.com	530-271-6899
Coby McCoy	Water Treatment Supervisor	mccoyc@nidwater.com	530 913-9710
Delivery Dispatcher			(530) 273-6185, option 2 for Customer Service.

RANCHO MURIETA COMMUNITY SERVICES DISTRICT

15160 Jackson Road Rancho Murieta, CA 95683

Travis Bohannon	Chief Plant Operator	tbohannon@rmcsd.com	916-870-5368
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**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

SACRAMENTO COUNTY WATER AGENCY

Vineyard Surface Water Treatment Plant 10151 Florin Road Sacramento, CA 95829

Maria Cojocari	Contract Services Officer	CojocariM@sacounty.gov	
Tom Pasterski	Water System Superintendent	pasterskit@sacounty.gov	916-876-6430
Aaron Robertson	Water System Manager	robertsona@sacounty.gov	916-875-0746

South Bay**CITY OF MORGAN HILL**

100 Edes Court Morgan Hill, CA 95037-5301

Inga Alonzo	Public Utilities Management Analyst	inga.alonzo@morganhill.ca.gov	408-310-4182
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CITY OF SUNNYVALE

Water Pollution Control Plant 1444 Borregas Avenue Sunnyvale, CA 94088-3707

Ryan Smith	WWTP Operations Manager	RASmith@sunnyvale.ca.gov	408-730-7716
Julie Callaghan	Admin Aide	jcallaghan@sunnyvale.ca.gov	408-730-7719
Rohan Wikramanayake	Division Manager	RWikramanayake@sunnyvale.ca.gov	408-730-7788
Lisa Vo	Purchasing	lvo@sunnyvale.ca.gov	408-730-7608

CITY OF WATSONVILLE

500 Clearwater Lane Watsonville, CA 95076

Beau Kayser	Water Division Manager	beau.kayser@watsonville.gov	831-768-3193
Ruben Tellez	Interm Wastewater Division Manager	ruben.tellez@watsonville.gov	
Alfonso Castaneda	Operations Supervisor	alfonso.castaneda@watsonville.gov	

PAJARO VALLEY WATER MANAGEMENT AGENCY

36 Brennan St Watsonville, CA 95076

Shinehah Bigham	Operations & Maintenance Manager	bigham@pvwater.org	(831)254-0549
Brian Lockwood	General Manager	lockwood@pvwater.org	(831)722-9292
Ruben Garcia	Water System Operator	rgarcia@pvwater.org	(831)706-0282

**BAY AREA CHEMICAL CONSORTIUM
PARTICIPATING MEMBER AGENCY CONTACT LIST
BID NO. 13-2026
SODIUM HYPOCHLORITE**

SAN JOSE - SANTA CLARA REGIONAL WASTEWATER FACILITY

700 Los Esteros Road San Jose, CA 95134

Justin Sabla	Wastewater Ops Superintendent	Justin.Sabla@sanjoseca.gov	(408) 793-5375
Bryan Berdeen	Chief Plant Operator	Bryan.Berdeen@sanjoseca.gov	(408) 635-2058
Mark Nicholl	Wastewater Ops Superintendent	Mark.Nicholl@sanjoseca.gov	408-635-6635
Alex Rodriguez	Division Manager of Wastewater Ops	alex.rodriguez@sanjoseca.gov	(408) 635-2087

VALLEY WATER (SANTA CLARA VALLEY WATER DISTRICT)

5750 Almaden Expressway San Jose, CA 95118

Zachary DeVine	Supervising Program Administrator	ZDevine@valleywater.org	408-630-2495
Lotina Nishijima	South Water Treatment Manager	LNishijima@valleywater.org	408-630-2795
Lei Hong	North Water Treatment Manager	LHong@valleywater.org	408-630-2761
Kelly Grabeel	Procurement Specialist	KGrabeel@valleywater.org	408-630-2397
Hortencia Gonzalez-Palencia	Senior Management Analyst	hgonzalez@valleywater.org	408-630-2489

Tri Valley**CITY OF LIVERMORE**

Water Resources/Public Works Department 101 West Jack London Blvd. Livermore, CA 94551

Andrew Hall	Operations Manager	athall@LivermoreCA.gov	925-960-8122
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DUBLIN SAN RAMON SERVICES DISTRICT

Regional Wastewater Treatment Facility 7399 Johnson Drive Pleasanton, CA 94588

Corinne Ferreyra	Senior Management Analyst	ferreyra@dsrsd.com	925-875-2298
Danny Ward	Water/Wastewater Systems Superintendent	dward@dsrsd.com	925-875-2371
Tim Lewis	WWTP Operations Superintendent	tlewis@dsrsd.com	925-875-2300

ZONE 7 WATER AGENCY

100 North Canyons Parkway Livermore, CA 94551

Zeljka Bozic	Buyer I	zbozic@zone7water.com	925 454 5029
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SECTION IV

**BAY AREA CHEMICAL CONSORTIUM
BID CONTRACT DOCUMENTS
FOR BID NO. 13-2026
SODIUM HYPOCHLORITE 12.5%**

***** All of the following pages must be properly competed and submitted
for the bid to be considered complete. *****

BAY AREA CHEMICAL CONSORTIUM
STANDARD AGREEMENT, PAGE 1 OF 2
BID NO. 13-2026
SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%

I hereby agree to furnish SODIUM HYPOCHLORITE 12.5% identified in the attached bid forms, as solicited by the Bay Area Chemical Consortium (BACC), to one or more of the participating BACC Agencies.

Company: Univar Solutions USA, LLC
Address: 8201 S 212th St
City, State, ZIP: Kent, WA 98032
Phone: 253-872-5040
Email: jennifer.perras@univarsolutions.com or Muniteam-west@univarsolutions.com
Authorized Representative: 
Signature: Jennifer M. Perras, Sr. Municipal Bid Specialist
Date: 2/13/2026

WE ACKNOWLEDGE RECEIVING ADDENDUM/ADDENDA NUMBER _____ THROUGH _____.

SPECIFIC DEVIATIONS:

This box must be checked if bidder has any proposed specific deviations. Per Section 2.12 Proposed Deviations from the Specifications by the Bidder, the absence of a proposed change in the specifications will hold the bidder strictly accountable to the specifications as described in the bid document, including any addendum.

Describe the specific deviations below. A copy of the proposed specifications must be attached to this Standard Agreement at the time of submission, with bidder's name clearly shown on each document. Any order less than 2,000 gal will be charged an LTL fee of \$575.00 per delivery.

If a load is split between multiple sites and the delivery volume is less than 2,000 gal., one LTL fee will be applied.

Price includes Mill Fee

Description of Emergency Supply Plan: Provide a summary of vendor's plans to continue to supply product in the event of an unexpected disaster or urgent emergency event.

We have our own private fleet of trucks, we have our own tank farm. If our facilities are up and running,

Municipalities are our first priority.

We have tanks of chemicals at our facilities that can supply chemicals. We also partner with K2 Pure in Pittsburg, CA

STANDARD AGREEMENT, PAGE 2 OF 2

BIDDER INFORMATION

1. Legal Name of Bidder:
Univar Solutions USA, LLC

2. Bidder's Street Address:
Muni Team-8201 S 212th St., Kent, WA 98032 Branch-2461 Crocker Circle, Fairfield, CA 94533

3. Mailing Address:
Muni Team-8201 S 212th St., Kent, WA 98032 Invoices-62190 Collections Center Drive, Chicago, IL 60693-0621

4. Business Telephone: 855-785-9499 Fax Number: 480-573-4707

5. Type of Supplier:
 Sole Proprietor Partnership Corporation LLC
If Corporation, indicate State where incorporated: Illinois

6. Business License Number issued by the City where the Supplier's principal place of business is located.
Number: 32739 Issuing City: Fresno, CA

7. Supplier Federal Tax Identification Number: 91-1347935

8. Emergency Contact: Name: Customer Service
Phone Number: 833-864-8271

9. Order Contact: Name: Customer Service
Address: Commerce, CA
Phone Number: 855-785-9499 Fax Number: 408-435-1735
Email: custsvc-la@univarsolutions.com

10. References:

<u>Company/Agency Name</u>	<u>Contact Name</u>	<u>Phone Number</u>
1) <u>Please see the attached 3 pages</u>	_____	_____
2) _____	_____	_____
3) _____	_____	_____

11. Chemical Manufacturer's name and address (if different from Bidder):
K2-950 Loveridge Rd., Pittsburg, CA 94565
Univar-12522 Los Neitos Rd., Santa Fe Springs, CA 90670
Univar-525 Seaport Blvd., Redwood City, CA 94063

Univar Solutions USA LLC.
8201 S. 212th
Kent, WA 98032-1994
USA

T 253-872-5000
F 253-572-5041
www.univarsolutions.com



References

1. County & County of San Francisco
1 Dr. Carlton B Goodlett Place
San Francisco, CA 94102

Contact: Lin Repola- linda.repola@sfgov.org
Phone: 415-554-4564

Supply and Delivery of Bulk Sodium Hypochlorite, Caustic Soda and Sodium Bisulfite servicing for the past 13 years.

2. East Bay Mud
PO Box
Oakland, CA 946231

Contact: John Grimes, Purchasing
Email- john.grimes@ebmud.com
Phone: 510-287-0316

Supply and Delivery of Bulk Sodium Hypochlorite, Bulk Caustic Soda, & Bulk Sodium Bisulfite servicing for the past 14 years.

3. City of Riverside
WTP
San Bernardino, CA 92408

Contact: Shiloh Rogers, Procurement & Contract Specialist
Email- SARogers@riverside.gov
Phone 951-826-5562

Supply and Delivery of Sodium Hypochlorite servicing for the past 3 years.

{addressee}
{date}
{page #}

4. BACC-Bay Area Chemical Consortium
Over 100 locations within Northern California

Contact: each city, info listed below.

Supply and Delivery of Sodium Hypochlorite, Caustic Soda, Sodium Bisulfite servicing for the past 13 years.

- City of Stockton, CA – Kathryn Garcia Kathryn.Garcia@stocktonca.gov
Phone: 209-937-8232
- City of Turlock, CA- Lisa Quiroga equiroga@turlock.ca.us
Phone: 209-668-5402
- Marin Municipal, CA- Jim Kenney jkenney@marinwater.org
Phone: 415-945-1501

5. City of Los Angeles
Los Angeles, CA

Contact: Katherin Quinn-

Email: Katherine.Quinn@lacity.org

Phone: 310-648-5665

Supply and Delivery of Sodium Hypochlorite for the past 6 years

6. County Sanitation Districts of Los Angeles County
PO Box 7998
Whittier, CA 90607-4998

Contact: Martha Ibarra

Emails: mibarra@lacsds.org

Phone: (562) 908-4288 ext. 1423

For Supply and Delivery of Bulk Sodium Hydroxide (Caustic Soda) 50% and Calcium Hydroxide 45%, have been servicing for 7 years

7. Metropolitan Water Dist. of Southern California
PO Box 54153
Los Angeles, CA 90054-0153

Contact: Angelo Sarao

Email: asarao@mwdh2o.com

Phone: (213) 217-7610

Supply and Delivery of Caustic Soda and Rail Cars of Chlorine for the past 3 years

{addressee}
{date}
{page #}

Over the past 15 years, Univar has participated in 100's of Municipal bids, we have listed the 6 projects represent our capabilities in California.

All of our operational personnel participated in making sure all delivery requirements were met to each customer.

Our customer service department takes care of all orders, they communicate with operations and the customer to make sure all requests are satisfied.

We meet 100% of our contractual obligations, any municipality that is under contract with Univar is serviced first if there is a shortage in the market place.

**Non-Collusion Affidavit
To Be Executed By Bidder and Submitted With Bid**

State of ~~California~~ Washington)
) ss.
County of King)

Jennifer M. Perras, being first duly sworn, deposes and says that he or she is the
(Bidder's Authorized Representative)

Sr. Municipal Bid Specialist of Univar Solutions USA, LLC the party making the
(Title of Representative) (Legal Name of Bidder)

foregoing bid that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bid, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.



Signature of: President, Secretary,
Manager, Owner, or Representative

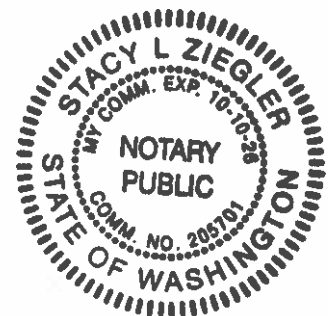
Subscribed and sworn to before me this, 13th day of February, 2026


Signature of Notary Public In and For

The County of King

State of Washington

All Signatures Must Be Witnessed By Notary



**BAY AREA CHEMICAL CONSORTIUM
 BID FORM FOR BID NO. 13-2026
 FOR SUPPLY AND DELIVERY OF SODIUM HYPOCHLORITE 12.5%**

Sealed bids must be submitted in a PDF format and bidders must enter bid prices into the electronic bid platform (Line Item page)
<https://bacwa.org/about-bacc/>

No later than 4:00 PM. PT
 Thursday, February 19, 2026

Legal Name of Bidder:
 Univar Solutions USA, LLC

Business Address
 8201 S 212th St
 Kent, WA 98032

Telephone Number: 253-872-5040

Facsimile Number: 253-872-5041

Email Address: jennifer.perras@univarsolutions.com
Muniteam-west@univarsolutions.com

Authorized Representative (Please Print):

Jennifer M. Perras

Signature: 

Date: 2/13/2026

I. All costs except California State sales tax and tariffs for the purchase of SODIUM HYPOCHLORITE 12.5% must be included in the amount shown entered into the electronic bid platform (Line Item page), including any and all mill assessments, fees, excise taxes, transportation charges, etc. Any exceptions to the bid must be noted under Specific Deviations on the Standard Agreement. Bidders shall submit bids per unit of measure as specified in the electronic bid platform (Line Item page).

II. Bidders must submit all of the following, attached to this Bid Form:

- a. All requirements listed in Section 2.21 Manufacturer's Info.
- b. If applicable, the name, address, and contact information for the third party hauling company as well as an affidavit signed by the Bidder that the third party hauler can and will deliver the chemical to each and every participating BACC Agency.

III. Bidder Obligations

By signing this Bid Form and entering into individual purchase orders, purchase agreements and /or contracts with BACC agencies, the bidder expressly agrees to be bound by all the provisions of the bid solicitation, including Sections I-IV.

AFFIDAVIT RE DELIVERY REQUIREMENTS


STATE OF WASHINGTON)
)
COUNTY OF KING)

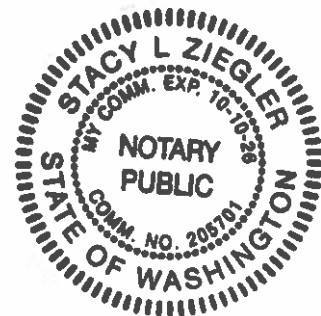
I, Jennifer Perras, the Sr. Municipal Bid Specialist for Univar Solutions USA LLC. ("Univar") being duly sworn, states that I have read RFP#13-2026 and knows its contents and hereby attests that if Univar utilizes the services of a third-party hauling company for some or all of its deliveries, Univar will be responsible for ensuring that said hauler can and will deliver the product to each location shown on the bid documents.

Chemical Transfer Co.-3105 El Dorado St., Stockton, CA 95206	#209-466-3554
Medieros Transport- 2531 Illinois Ave, Modesto, CA 95358	#209-216-7041
Watson Bros Trucking- 13918 Jack Tone Rd, Manteca, CA 95336	#209-986-1588
Quality Carriers- 2750 Goodrick Ave, Richmond, CA	#510-232-8313
Reliable Liquid Transport Inc.- 1041 College Ave, Santa Rosa, CA 95404	#707-579-2890

By 
Jennifer M. Perras

SUBSCRIBED AND SWORN to before me this 13th day of February 2026, Jennifer M. Perras.


Notary Public for Washington, County of King
My Commission Expires: 10-10-26



BAY AREA CHEMICAL CONSORTIUM

Worksheet

BID NO. 13-2026

SODIUM HYPOCHLORITE

Refer to paragraph 2.4 Bid Pricing for full details.

Bidders shall submit bids in US\$ per unit of measure indicated on this bid form, FOB Destination.

Bid prices shall be based on bulk deliveries of 2,000 gallons or more. Bidders must submit their Bid Prices via electronic bid platform - Line Items section. Do not submit Worksheet.

	Unit of Measure	Bid Price per Unit of Measure
Sodium Hypochlorite 12.5%		
<u>Central Valley</u>	gal	\$
City of Stockton		
City of Turlock		
Stanislaus Regional Water Authority		
<u>East Bay</u>	gal	\$
Alameda County Water District		
City of Hayward		
City of San Leandro		
Union Sanitary District		
<u>Marin Sonoma Napa</u>	gal	\$
Central Marin Sanitation Agency		
City of Mill Valley - Sewerage Agency of Southern Marin		
County of Sonoma		
Las Gallinas Valley Sanitary District		
Marin Municipal Water District		
Napa Sanitation District		
North Marin Water District		
Sanitary District No. 5 of Marin County		
Sausalito Marin City Sanitary District		
<u>North Bay</u>	gal	\$
Central Contra Costa Sanitary District		
City of Antioch		
City of Brentwood		
City of Martinez		
City of Pinole (Pinole/Hercules WPCP)		
City of Pittsburg		
Contra Costa Water District		
Delta Diablo Sanitation District		
Diablo Water District		
Ironhouse		
Pleasant Hill Recreation & Park District		
Rodeo Sanitary District		
West County Wastewater District		

DO NOT SUBMIT WORKSHEET
ENTER BID PRICES VIA ELECTRONIC BID PLATFORM

BAY AREA CHEMICAL CONSORTIUM

Worksheet

BID NO. 13-2026

SODIUM HYPOCHLORITE

Refer to paragraph 2.4 Bid Pricing for full details.

Bidders shall submit bids in US\$ per unit of measure indicated on this bid form, FOB Destination.

Bid prices shall be based on bulk deliveries of 2,000 gallons or more. Bidders must submit their Bid Prices via electronic bid platform - Line Items section. Do not submit Worksheet.

	Unit of Measure	Bid Price per Unit of Measure
<u>Peninsula</u>	gal	\$ <input type="text"/>
City of South San Francisco City of Daly City/North San Mateo County Sanitation District City of Millbrae City of San Mateo Sewer Authority Mid-Coastside		
<u>Sacramento</u>	gal	\$ <input type="text"/>
Carmichael Water District City of Roseville City of Sacramento City of Yuba City El Dorado Irrigation District Nevada Irrigation District Rancho Murieta Community Services District Sacramento County Water Agency		
<u>South Bay</u>	gal	\$ <input type="text"/>
City of Morgan Hill City of Sunnyvale City of Watsonville Pajaro Valley Water Management Agency San Jose - Santa Clara Regional Wastewater Facility Valley Water (Santa Clara Valley Water District)		
<u>Tri Valley</u>	gal	\$ <input type="text"/>
City of Livermore Dublin San Ramon Services District Zone 7 Water Agency		
Sodium Hypochlorite 12.5% in 275 gal totes (OPTIONAL BID ITEM)		
<u>Central Valley</u>	gal	\$ <input type="text"/>
City of Stockton		
<u>North Bay</u>	gal	\$ <input type="text"/>
Contra Costa Water District		

DO NOT SUBMIT WORKSHEET
ENTER BID PRICES VIA ELECTRONIC BID PLATFORM

BAY AREA CHEMICAL CONSORTIUM

Worksheet

BID NO. 13-2026

SODIUM HYPOCHLORITE

Refer to paragraph 2.4 Bid Pricing for full details.

Bidders shall submit bids in US\$ per unit of measure indicated on this bid form, FOB Destination.

Bid prices shall be based on bulk deliveries of 2,000 gallons or more. Bidders must submit their Bid Prices via electronic bid platform - Line Items section. Do not submit Worksheet.

	Unit of Measure	Bid Price per Unit of Measure
<u>Tri Valley</u> Dublin San Ramon Services District	gal	\$
Sodium Hypochlorite 12.5% in Carboys (OPTIONAL BID ITEM)		
<u>Marin Sonoma Napa</u> County of Sonoma	gal	\$
Sodium Hypochlorite 5.25% (OPTIONAL BID ITEM)		
<u>Sacramento</u> Nevada Irrigation District	gal	\$

DO NOT SUBMIT WORKSHEET
 ENTER BID PRICES VIA ELECTRONIC BID PLATFORM



Dear Valued Customer,

Please accept this letter as confirmation that our remittance information has changed. Please find the correct banking information below:

Legal Entity Name: Univar Solutions USA, Inc

WIRE TRANSFERS

Bank of America NA

Account Number: 4427142686

ABA: 026009593

SWIFT: BOFAUS3N

Please email remit to: cashapps@univarsolutions.com

ACH PAYMENTS

Bank of America NA

Account Number: 4427142686

ABA: 111000025

Please email remit to: cashapps@univarsolutions.com

CHECK PAYMENTS

62190 Collections Center Drive

Chicago, IL 60693-0621

Please include remit information

Please contact us at 331-777-6000 if you have any further questions.

Sincerely,

A handwritten signature in black ink, appearing to read "David Lundin", with a long horizontal flourish extending to the right.

David Lundin

Vice President, Financial Shared Services

Univar Solutions USA Inc
200 Dean Sievers Place
Morrisville PA 19067



T215-337-5403
F 215 337 5290
www.univarsolutions.com

WARRANTY Seller warrants that Seller branded Products conform to Seller's published specifications at the time of delivery. Seller warrants that services provided by Seller will be consistent with Seller's standard specifications or, if none, with Seller's standard practices. Buyer acknowledges that Seller acts as a distributor for Products not branded by Seller (Resale Products) and that matters relating to the quality of the Products are not within Seller's control. Accordingly, SELLER MAKES NO WARRANTIES WHATSOEVER CONCERNING RESALE PRODUCTS. THE FOREGOING WARRANTIES ARE IN LIEU OF AND EXCLUDE ALL OTHER WARRANTIES EXPRESS OR IMPLIED. SELLER EXPRESSLY EXCLUDES WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE AND MERCHANTABILITY.



Univar Inc. is committed to embedding sustainability throughout our business. Univar recognizes that sustainability goes beyond reducing our impacts on the environment and that it involves an all-encompassing social, economic and environmental philosophy. Univar is a global enterprise with a strong ethical approach to business – a responsible corporate citizen. Univar encourages and values sustainable business practices across our value chain, and we support and encourage our suppliers and customers on their journeys to a sustainable future.

To meet our commitment the Sustainability Policy is guided by the principles below:

- Compliance with all applicable legal requirements and to operate in accordance with both government and industry codes of practice and guidance that are appropriate to our activities;
- Minimize any adverse impacts of our operations on the environment or the surrounding communities;
- Engage with our key stakeholders to ensure that our environmental and social efforts remain relevant;
- Communicate our commitment and our ongoing efforts relating to sustainability to our employees and the wider value chain,
- Encourage and support environmentally and socially responsible behavior from our customers and suppliers including those relating to key topics such as climate change or labor practices;
- Consider in our actions the principles of ISO26000 'Guidance on Social Responsibility' to ensure a comprehensive approach towards sustainability;
- Open and transparent reporting on issues that may impact our environment and society annually through a report informed by the Global Reporting Initiative (GRI) standards;
- Provide our supply chain partners with more sustainable choices in the markets that we operate;
- Review performance of sustainability metrics on an ongoing basis to ensure continual improvement.

The principles of this policy are core to our sustainability agenda, shaping our objectives and initiatives

Phil Hockaday
Vice President, Global
Environmental, Health and Safety
Univar Inc.

Effective Date 5th May 2017

NACD Responsible Distribution Process

Guiding Principles

1. To recognize and respond to community concerns about chemicals, their handling, and transportation.
2. To make health, safety, security, and environmental considerations a priority in our planning for all existing and new operations, products, processes, and facilities.
3. To inform emergency response officials, employees, customers, and the public of manufacturer's information on chemical-related health or environmental hazards, and the manufacturer's recommendations on protective measures.
4. To work with customers in accordance with manufacturer's recommendations on product stewardship including handling, use, transportation, and disposal of chemical products.
5. To operate our plants and facilities in a manner that protects the health and safety of our employees, the public and the environment.
6. To cooperate in resolving problems created by past handling and disposal of hazardous chemicals.
7. To participate with government and others in creating responsible laws, regulations, and practices to help safeguard the community, workplace, and environment.
8. To promote the principles and practices of Responsible Distribution ProcessSM by sharing experiences and offering assistance to others who produce, handle, use, transport, or dispose of chemicals.



RDP - What Is It?

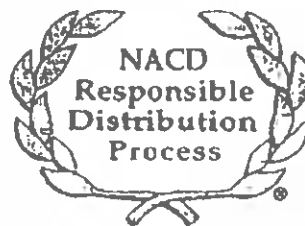
Univar is a member of the National Association of Chemical Distributors. This trade association developed the Responsible Distribution ProcessSM (RDP), which focuses on the responsible management and distribution of chemicals.

RDP emphasizes continual improvement in the health, safety, security, and environmental performance of all NACD member companies. This includes a commitment to comply with environmental, health and safety regulations; providing critical product safety information to employees, contractors and customers; while working with local communities and neighbors to respond to their needs. RDP consists of a set of Guiding Principles and the Code of Management Practice. This Code includes 47 specific requirements, divided into twelve sections:

- Risk Management
- Compliance Review and Training
- Carrier Selection
- Handling and Storage
- Job Procedures and Training
- Waste Management & Conservation
- Emergency Response/Public Preparedness
- Community Outreach
- Product Stewardship
- Internal RDP Audits
- RDP Corrective & Preventive Action
- RDP Document & Data Control

A key requirement of RDP and a condition of membership in NACD is verification of members' RDP policies and procedures by a third-party firm. Univar received the first Third-Party verification in 1995 and received a compliance certificate. We were re-certified in 2000 and again in 2004.

Univar maintains a leadership position in NACD, and remains firmly committed to the Responsible Distribution Process and its objective of promoting continual improvement in chemical handling and distribution.





**Univar Solutions USA Inc.
Safety Information**

I. INTRODUCTION

(A) Scope

Univar USA Inc. (UNIVAR) is committed to conducting its operations in a manner that minimizes the risk to the safety and health of our employees, customers, the public and the environment.

(B) Purpose

This Injury & Illness Prevention Program (IIPP) has been developed by UNIVAR for its employees who may be exposed to general and/or chemical hazards. This program meets the requirements of Senate Bill 198 enacted under California Labor Code Section 6401.7 and the General Industry Safety Orders Section 3203.

This IIPP represents only a portion of UNIVAR's Safety and Environmental Program. The program includes several written programs and manuals such as the Operating Standards Manual, Emergency Contingency Plan, Risk Management Program, Process Safety Management Program, Hazard Communication Program, Respiratory Protection Program, Confined Space Entry Program, Lock Out/Tag Out Program, Hot Work Program and Documentation Manual. The IIPP is not intended to be a standalone program but rather a supplement to all of the other current programs. The primary functions of this program are to inform employees of the regulation, highlight areas of occupational hazards, direct them to the proper means of minimizing the identified hazards and define the lines of communication between employees and management.

This IIPP is available for review by employees, government agencies, vendors, contractors or any other parties who have a need to examine the Program. The Program includes:

revision date Feb-2013



**Univar Solutions USA Inc.
Safety Information**

Employer Information:	Name, address, telephone number, type of business and main activity
Administrator Information:	Person with the authority and responsibility to administer the program.
Safety & Health Hazard Evaluation:	A two step process which includes job classification and occupational hazard analysis.
Standard Operating Procedures/ Operating Standards:	Programs and procedures necessary to ensure employee safety and health in every aspect of their job.
Inspection Program:	Inspections are conducted: (1) when the IIPP is first established; (2) whenever new substances, processes, procedures, or equipment are introduced into the workplace; (3) whenever a new or previously unrecognized hazard is identified; (4) when occupational injuries or illnesses occur; and (5) whenever workplace conditions warrant an inspection. Scheduled daily, weekly and monthly inspections.
Training Program:	Employees receive initial, refresher and ongoing training as required.
Communication:	Provides a means to instruct employees on the hazards associated with each job classification; ensure employees' compliance with standard operating procedures and safe work practices; encourage employees to participate in the safety program and identify areas of concern and/or hazards
Safety Award Program:	Company program that encourages and rewards employees for working safely



**Univar Solutions USA Inc.
Safety Information**

Progressive Disciplinary Action Policy: Company policy that disciplines employees that do not perform their job functions according to

established policies, procedures and guidelines These policies, procedures and guidelines have been developed to establish a safe working environment for all of our employees and any deviation from them will not be tolerated.

Recordkeeping Requirements: Includes this written program; hazard analysis; the OSHA 300 Log; Standard Operating Procedures, inspections; training; meeting records and disciplinary actions for a period of time prescribed

Program Reviews: Review and assess this and other company programs as required to ensure their effectiveness and applicability.



UNIVAR SOLUTIONS SECURITY PROGRAM

As an international distributor of industrial chemicals, a participant in the National Association of Chemical Distributors Responsible Distributor program, and an active member of the communities we serve, Univar Solutions USA Inc. (Univar) has long had policies and procedures in place to ensure the security of our products, facilities, employees and communities. The following summary outlines the major provisions of Univar's Security Program which reflects not only prudent measures to maximize the secure and safe handling of chemicals, but also the security requirements of various federal programs related to management of hazardous materials including DOT hazardous material transportation requirements, DHSCFAT program and Department of Commerce import rules among others. Note that this description is necessarily a broad overview of Univar's security program as various agencies limit the security related information that can be disclosed.

For our business partners that are C-TPAT certified please consider the following outline a demonstration of the degree to which Univar complies with C TPAT security criteria.

BUSINESS PARTNER REQUIREMENT

Univar has a written and verifiable process for the selection of business partners including manufacturers, product suppliers and vendors. Other internal requirements such as, capability of meeting contractual security requirements and financial soundness are included in the verification process.

POINT OF ORIGIN

Univar ensures its foreign business partners have security criteria in place that enhances the integrity of the shipment at point of origin. Periodic reviews of foreign business partners' processes and facilities are conducted based on risk.

CONTAINER SECURITY

Container integrity is maintained as mandated by international cargo transport laws and regulations.

EN ROUTE SECURITY

Hazardous cargo is secured while in transit. Additionally, products and routes are annually evaluated to assess potential security risks.

COMMON CARRIER EVALUATION

In addition to the above security measures, Univar has taken steps to verify our common carriers' compliance with DOT's HM 232 rules. Each common carrier has been asked to certify their security compliance with regards to HM 232.



PERSONNEL SECURITY

Personnel security begins with hiring qualified employees. Univar has established policies and procedures to ensure we hire and maintain qualified employees. These policies and procedures include, but are not limited to:

- Pre-employment background checks
- Pre-employment and random drug tests for drivers and warehouse staff
- Policy on "Standards of Conduct" (included in the Employee Handbook)
- Policy on "Confidential Information" (included in the Employee Handbook)
- Checkout procedures for terminating employees
- Referral of illegal or criminal activities to law enforcement

PHYSICAL ACCESS CONTROLS & SECURITY, PROCEDURAL & IT SECURITY SECURITY & VULNERABILITY ASSESSMENT

Due to the hazardous nature of the chemicals we manage and distribute, Univar constantly assesses its security and vulnerability concerning internal or external threats that could potentially disrupt operations or harm our employees, communities or the environment. Univar's security program addresses the following potential sources of loss or disruption:

- Theft, vandalism, and break ins
- Theft of confidential business information
- Sabotage of equipment, utilities, and records
- Product contamination and tampering
- Bomb threats
- Civil unrest disrupting plant access and operations
- Workplace violence and assaults

Additionally, Univar has developed a risk based matrix to identify areas of concern and has taken steps to address those areas of concern.

The initial security evaluations periodically reviewed by the site security official to evaluate the integrity and effectiveness of security policies, procedures and systems.

UNAUTHORIZED ACCESS

Univar has established minimum facility security guidelines that must be implemented and adhered to by each facility. Those minimum guidelines include but are not limited to:

- Perimeter and warehouse security
- Equipment security
- Access controls for production areas, warehouses, utility facilities, and offices
- Signs to direct visitors and vehicles to the appropriate entry points
- Visitor control



Univar employees have been trained to question unescorted person(s) within the operating areas, and to be watchful for unusual activity on company property or in the immediate surrounding areas.

SITE SECURITY COORDINATOR

Each Univar facility has designated an employee, and an alternate, as the site security coordinator. This person(s) is responsible for performing the following security management functions:

- Prepare and implement a site specific security program consistent with the requirements herein
- Establish relationships with law enforcement and emergency response agencies
- Manage incident reporting procedures, conduct incident investigations, and if necessary, conduct investigations into breaches of company security policy
- Train employees about security awareness
- Address security issues in an emergency, participate in crisis management planning and ensure appropriate execution in emergency
- Periodically reassess the facility's site security program

TRAINING

The Security Coordinator or his/her designee will train site personnel upon hire and every three years thereafter on the site security program. At a minimum, training includes:

- Company security objectives
- Specific site security procedures:
 - Product integrity
 - Personnel security
 - Facility security
 - En route security
- Employee responsibilities

Should you have any general questions regarding Univar site and transit security program, please contact Jon Webster, Senior Vice President, North America Supply Chain & Operations at (425)241-7138 or Jeff Dixon, Director, International Trade Services at (281)543-8771.

Respectfully,

Jonathan (Jon) Webster
Senior Vice President
North America Supply Chain & Operations

EMERGENCY PROCEDURES (Chapter 5)

5.01 Incidental Spill Response

05/04/2020; NEW

1. PURPOSE

Univar Solutions employees may only respond to incidental spills, which are defined as spills that do not pose a significant safety or health hazard to personnel in the area and that can be safely managed by employees in the immediate vicinity of the spill. The purpose of this standard is to prohibit Univar Solutions employees from responding to chemical releases that may cause severe injuries.

2. SCOPE

This standard applies to all spills that occur on Univar Solutions property, at customer locations, and during transit. Larger, more dangerous releases requiring emergency response must be completed by qualified contractors (see exception process for responding to Chlorine and Sulfur Dioxide releases in section 4.1.2). Additional details for responding to a variety of incidents can be found in the branch Contingency Plan

3. RESPONSIBILITY

3.1 Employee

Univar Solutions employees must be able to identify the chemicals they work with, understand the hazards for each chemical, and use appropriate methods for preventing exposure. In the event of a spill, the employee must take steps to control the spill (if the material is identifiable and it is safe to do so), then immediately alert personnel in the immediate area and notify their supervisor. Employees must always exercise stop work authority at any point if they believe the task cannot be completed safely.

3.2 Temporary Worker

Temporary workers are not authorized to clean up spills. Temporary workers must secure the area and report all spills to their supervisor immediately.

3.3 Contractor

Contractors are not authorized to clean up spills. Contractors must secure the area and report the spill to local management immediately. Only contractors who have been specifically engaged to respond to a release may perform cleanup operations.

OSM 5.01
Incidental Spill Response



- 3.4 Branch Operations Supervisor/Branch Operations Manager (BOS/BOM)**
The BOS/BOM must ensure that employees working with chemicals are properly trained in incidental spill response. The BOS/BOM must assess when the spill exceeds their ability to safely respond, and when to contact emergency contractors. All spills must be reported by the BOM in compliance with the procedures detailed in OSM 5.20 Spill Reporting. The BOM (or specifically assigned delegate) must inspect and maintain spill kits. The BOS/BOM must also conduct annual drills as outlined in section 4.6 below.
- 3.5 District Operations Manager (DOM)**
The DOM ensures that the BOM/BOSs have the required resources and support to implement the requirements outlined in this procedure.
- 3.6 Regional Health and Safety Manager (RHSM)**
The RHSM is responsible for auditing this procedure to ensure compliance and effectiveness. The RHSM is responsible for providing support and technical assistance to BOS/BOM for safely handling incidental spills.
- 3.7 Regional Regulatory Manager (RRM)**
The RRM is responsible for making proper notifications to local, state, and federal agencies when appropriate. The RRM also assists in proper storage and disposal of any chemical waste.
- 3.8 VP of Operations**
The VP of Operations is responsible for reviewing requests to establish branch-specific emergency response to Chlorine and Sulfur Dioxide releases.

4. PROCEDURE

- 4.1 Authorized Spill Response**
- 4.1.1 Incidental Spill Response**
Univar Solutions employees may only respond to spills that do not pose a significant safety or health hazard to personnel in the area and that can be safely managed by employees in the immediate vicinity of the spill.
- 4.1.2 Emergency Response to Chlorine and Sulfur Dioxide Releases**
If the Operations Director believes a branch has the operational need and ability to respond to Chlorine or Sulfur Dioxide releases using Univar Solutions employees, the Operations Director, in consultation with the EHS department, must request authorization from the VP of Operations to implement a local emergency response program.

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Upon approval from the VP of Operations, the Health & Safety team will assist local operations in implementing an emergency response program consisting of the following:

- HAZWOPER training for emergency responders
- Emergency response SOPs
- Specialized training for responding to Chlorine and Sulfur Dioxide releases
- Annual emergency response drills

4.2 Prohibited Emergency Spill Response

Univar Solutions employees are prohibited from responding to the following types of spills:

- Large chemical releases requiring aggressive emergency response efforts by emergency response contractors.
- Spills where the product or waste material cannot be identified.
- Spills involving a potential IDLH (Immediately Dangerous to Life and Health) atmosphere.
- Spills with a recognized fire or explosion risk.
- Spills that could create an oxygen-deficient atmosphere.
- Spills involving the following chemicals, regardless of size; Cyanide, Hydrofluoric Acid, Ammonium Hydroxide or Formaldehyde
- Spills involving Chlorine or Sulfur Dioxide can be responded to only if VP of Operations approval is obtained, and a documented emergency response program is in place. See section 4.1.2.
- Univar Solutions employees must never be dispatched to respond to a spill at off-site locations (e.g. spills at customer sites, spills on public roads, etc.)

4.3 Responding to Incidental Spills

Before responding to any incidental spills, employees must use appropriate PPE in compliance with OSM 1.21 Exhibit 1 PPE Hazard Assessment. Employees must take the following steps when responding to incidental spills:

4.3.1 Identify the Spilled Material

Before responding to any spill, employees must be able to positively identify the chemical using product labels, Safety Data Sheets (SDS), etc. If the chemical cannot be identified, the area must be secured and an emergency response contractor must be used for cleanup.

4.3.2 Stop the Spill

Take initial steps to stop or control the spill by using E-Stop devices, turning container on its side, closing valves, turning off pumps, etc. If this cannot be completed safely, employees must evacuate the area and take no further action without guidance from the BOS/BOM.

4.3.3 Notify

Immediately notify personnel in the area using verbal communication, caution tape, safety cones, etc. After notifying personnel in the area, the employee must then notify the BOS/BOM.

4.3.4 Assess and Authorize

Assessing the spill is a critical step in determining if it is safe to take further action to manage the spill. The BOS/BOM must authorize cleanup of the incidental spill. In addition to the prohibitions in [section 7.7](#), BOS/BOM must consider the following factors when assessing their ability to safely clean up the spill:

- Is appropriate PPE available?
- Are adequate supplies available to complete the cleanup?
- Can the size of the spill be safely managed by employees in the immediate area?
- Is there a risk of incompatible materials creating a dangerous reaction?
- If dealing with a flammable or combustible chemical, is there a risk of accumulation of flammable vapors? Are there any possible ignition sources in the area?
- Are there other dangerous vapors in the area?
- Is a JSA needed to properly address the hazards and controls?

4.3.5 Cleanup

Employees must complete the following steps to clean up the spill following the assessment:

1. Obtain BOS/BOM approval to proceed with the cleanup.
2. Locate nearest spill kit.
3. Wear appropriate PPE while cleaning up the spill. Reference the SDS and [OSM 1 21 Exhibit 1 PPE Hazard Assessment](#) table for specific PPE requirements.
4. Dispose of spilled material and contaminated materials using proper disposal procedures. BOM must consult with Regional Regulatory Manager or ChemCare® Specialist for proper disposal procedures.

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5. Properly decontaminate or dispose of all PPE and tools used during the cleanup process.

4.4 Spill Reporting

All spills must be reported by the BOM in compliance with the procedures detailed in OSM 5.20 Spill Reporting.

4.5 Spill Kits

The BOM (or specifically assigned delegate) must inspect and maintain spill kits according to the following requirements:

- 4.5.1 Spill kits must be located in areas where incidental spills are likely to occur.
- 4.5.2 Spill kits must be labeled, easily accessible, and fully stocked. See *Exhibit 1: Incidental Spill Kit Inventory* for ordering and restocking spill kits.
- 4.5.3 Spill kits must contain items appropriate for chemicals and conditions in the area. See *Exhibit 1: Incidental Spill Kit Inventory* for recommended spill kits.
- 4.5.4 Spill kits must have a numbered break away seal. The seal number must be inspected monthly to ensure the seal has not been broken. Log these inspections on *Exhibit 3: Monthly Spill Kit Seal Inspection Log*.
- 4.5.5 If the Spill Kit seal has been broken, then the employee inspecting the seal must:
 1. Open the spill kit and replace any missing items per *Exhibit 1* requirements
 2. Then reseal the spill kit with a new numbered break away seal, logging the new seal number on *Exhibit 3*

4.6 Annual Spill Response Drills

- 4.6.1 At minimum, once per calendar year, the BOS/BOM must conduct a hands-on spill response drill with operational employees expected to participate in incidental spill response.
- 4.6.2 The drill must be conducted using the scenarios detailed in *Exhibit 2: Incidental Spill Response Drill*.

5. DEFINITIONS

Not applicable

OSM 5.01
Incidental Spill Response



6. RECORDS GENERATED AND RETENTION

Record	How Long to Retain	Location	Responsible
<i>Exhibit 3: Monthly Seal Inspection Log</i>	3 years	Branch Files	BOM
<i>Exhibit 2: Incidental Spill Response Drill</i>	3 years	Branch Files	BOM

7. TRAINING

OTC 238 Incidental Spill Response

8. REFERENCES

Exhibit 1: Spill Kit Inventory

Exhibit 2: Incidental Spill Response Drill

Exhibit 3: Monthly Spill Kit Seal Inspection Log

OSM 5 20 Spill Reporting

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COMMON CARRIER EVALUATION

In addition to the above security measures, Univar has taken steps to verify our common carriers' compliance with DOT's HM-232 rules. Each common carrier has been asked to certify their security compliance with regards to HM-232.

Should you have any questions regarding any of the items noted in this security program summary, please feel free to contact your local Univar representative or myself at (425) 889-3776.

Respectfully,



Ed Higbee
Director – Regulatory, Health & Safety

I. **Introduction**

(A) **Scope**

Univar USA LLC (UNIVAR) is committed to conducting its operations in a manner that minimizes the risk to the safety and health of our employees, customers, the public and the environment.

(B) **Purpose**

This Injury & Illness Prevention Program (IIPP) has been developed by UNIVAR for its employees who may be exposed to general and or chemical hazards. This program meets the requirements of Senate Bill 198 enacted under California Labor Code Section 6401.7 and the General Industry Safety Orders Section 3203.

This IIPP represents only a portion of UNIVAR's Safety and Environmental Program and covers the California branch locations. The Program includes several written programs and manuals such as the Operating Standards Manual, Emergency Contingency Plan, Risk Management Program, Process Safety Management Program, Hazard Communication Program, Respiratory Protection Program, Confined Space Entry Program, Lock Out/Tag Out Program, Hot Work Program and Documentation Manual. The IIPP is not intended to be a stand-alone program but rather a supplement to all of the other current programs. The primary functions of this program are to inform employees of the regulation, highlight areas of occupational hazards, direct them to the proper means of minimizing the identified hazards and define the lines of communication between employees and management.

This IIPP is available for review by employees, government agencies, vendors, contractors or any other parties who have a need to examine the Program. The Program is managed by the Corporate Risk Management and EHS Departments. The Program includes

Employer Information:	Univar USA LLC, 3075 Highland Parkway, Suite 200, Downers Grove, IL 60515-5560, Jack Spicuzza VP Global EHS, Audra Sargeant-Director of H&S 217-412-4107
Administrator Information:	425-889-3791, chemical distribution (type of business and main activity)
	Person(s) with the authority and responsibility to administer this program Jack Spicuzza VP Global EHS, Audra Sargeant-Director of H&S 217-412-4107

December 2025

Safety & Health Hazard Evaluation:	A two-step process which includes job classification and occupational hazard analysis
Standard Operating Procedures Operating Standards:	Programs and procedures necessary to ensure employee safety and health in every aspect of their job.
Inspection Program:	Inspections are conducted: (1) when the IIPP is first established; (2) whenever new substances, processes, procedures, or equipment are introduced into the workplace; (3) whenever a new or previously unrecognized hazard is identified; (4) when occupational injuries or illnesses occur; and (5) whenever workplace conditions warrant an inspection. Scheduled daily, weekly and monthly inspections are also conducted. All inspection forms that implement the safety programs in OSM are located in MaintainX.
Training Program:	Employees receive initial, refresher and also participate in the company's Serious about Safety program. Ongoing training is required and training is managed through the LMS.
Communication:	Provides a means to instruct employees on the hazards associated with each job classification; ensure employees' compliance with standard operating procedures and safe work practices; encourage employees to participate in the safety program and identify areas of concern and/or hazards.
Progressive Disciplinary Action Policy:	Company policy that disciplines employees that do not perform their job functions according to established policies, procedures and guidelines. These policies, procedures and guidelines have been developed to establish a safe working environment for all of our employees and any deviation from them will not be tolerated.

Recordkeeping Requirements:	Includes this written program; hazard analysis, the OSHA 300 Log; Standard Operating Procedures; inspections; training; meeting records and disciplinary actions for a period of time prescribed by laws, regulations or the UNIVAR's Record Retention Policy .
Program Reviews:	Review to ensure Cal-OSHA and other company programs are updated as required to ensure compliance and effectiveness

II. Written Program**(A) Employer Information**

This HPP is specifically designed for UNIVAR facility located at:

Address: 950 Lovebridge Rd

City: Pittsburg State: CA Zip Code: 94565

Telephone Number: (408) 953 1649

Type of Business: Distribution

Main Activity: Chemical Distribution

SIC Code: 5169

(B) Responsibility

The person with the authority and responsibility for implementing this HPP:

Name: Lloyd Sr

Title: Transportation Manager

Alternate: Patrick O'Malley

Title: District Transportation Manager

(C) Safety & Health Hazard Evaluation

Careful review has been given to all positions and job functions within UNIVAR and the following job classifications have been determined to most accurately represent the workforce at our locations:

1) Administrative

This job classification includes positions in the office, accounting, sales, supervisory and management areas.

2) Material Handlers

This job classification includes positions in the warehouse, tank farm, laboratory and field technicians.

3) Maintenance

This job classification includes positions in vehicle and general facility maintenance.

4) Transportation

This job classification includes positions with full-time or part-time driving capacity.

A review of accidents, injuries, and illnesses, periodic and scheduled safety inspection records, information provided by employees, and each job classification identified above has been conducted to determine the occupational hazards associated with each job classification. These occupational hazards have been identified and are listed in Appendix A of this program. All Operations Transportation Managers and Supervisors have been trained by the Corporate EHS Department through Safety Compliance Leadership Training (SCLT) on hazard recognition and identifying controls to prevent injury. All employees are trained to report hazards and unsafe conditions at their work site without fear of reprisal. Employees also participate on the Safety Committees at the branch location. New committee members are assigned annually. rotation of employees ensure wider participation. Meeting minutes are documented (see Appendix A).

(D) Standard Operating Procedures/Operating Standards

UNIVAR has developed Standard Operating Procedures/Operating Standards to minimize exposure to the occupational hazards associated with each job classification. These Standard Operating Procedures/Operating Standards identify pertinent information such as safe working conditions, safe work practices, and personal protective equipment. UNIVAR's standard operating procedures are included in such documents as the Operating Standards Manual, Emergency/Contingency Plan, Risk Management Program, Process Safety Management Program, Hazard Communication Program, Respiratory Protection Program and the Confined Space Program.

(E) Inspection Program**(1) Summary**

UNIVAR conducts inspections to identify and evaluate workplace hazards

The inspections are performed when one of the following occurs:

1. The HIPP is first established.
2. New substances, processes, procedures or equipment which present potential new hazards are introduced into the workplace.
3. The employer becomes aware of new or previously unrecognized hazard
4. An occupational injury or illness occurs.
5. Workplace conditions warrant an inspection.

Annual EHS audits that include the Program are performed by qualified internal auditors. Corrective actions to findings are tracked until closure. Hazard assessments and PPE certification are performed at least every 3 years or whenever modifications or new processes are introduced in operations, according to Operations Standards manual (OSM) Section 1.21. All audit reports include date of audit, name of auditors, completed audit checklists, and other supporting documentation. Records are maintained on file in the Document Manual File at the branch location.

UNIVAR also schedules periodic inspections of several work areas around the facility. These inspections are intended to address each aspect of our operations such as emergency response, personal protective equipment, loading and unloading areas (including railcars), hazardous waste and virgin material storage areas, repackaging and drumming areas, maintenance facilities and transportation vehicles. Each specific area has a designated inspection schedule. The schedules of inspection are based on the frequency of use and the hazards associated with each item.

The inspection schedule identifies the area, structure or equipment; the specific items to be inspected, the hazards or problems associated with each item and the frequency of inspections. The inspection schedule is identified in Appendix C of this program.

In addition to inspecting all aspects of the operations, periodic reviews are to be conducted to verify appropriate documentation of inspections, meetings, training, driver qualification files, etc. These reviews are conducted once or twice annually by area designated personnel as part of the environmental, safety and health audit. Where possible, audits/reviews are completed by personnel not affiliated with the facility to achieve maximum objectivity.

(2) Accident/Injury Investigation

UNIVAR is self-insured and has a vested interest in preventing occupational accidents, injuries or illnesses. Employees are required to report all incidents no matter how minor they might appear to be. Following a report of an incident, the supervisor/manager in charge is required to investigate each incident and document the findings in an *Incident Report* and enters the incident investigation into the Enablon incident management system. The report addresses:

- a) Type of Incident: Was it an employee injury, a near miss, etc.?
- b) Description: What happened? What are the facts of the incident?
- c) Root Cause: Why did the incident happen? Focuses on objective causes of the incident.

- d) Recommendations: What corrective actions need to be taken to prevent recurrence.

This investigation process is designed to monitor and identify trends in employee behavior as well as the physical processes in the facility. The safety committee also reviews all *Incident Reports* for the previous month to determine/review the root cause of each incident and suggest corrective disciplinary action if appropriate. A copy of the *Incident Report* form is included in Appendix E of this program

(3) **Corrective Action**

An inspection program is only as effective as its corrective action plan. UNIVAR has two types of written corrective action plans. The remedial action section(s) of the Daily, Weekly and Monthly Inspection Forms addresses the deficiencies discovered during routinely scheduled inspections. The Safety Environmental Review Action Report addresses the deficiencies discovered during annual/biannual environmental, health and safety audits. UNIVAR's policy regarding corrective action related to cases of imminent danger is also discussed below.

The Inspection Forms list the items identified as deficient, the remedial action required correcting the deficiencies and the date that corrective action is to be completed. Items identified as deficient are ranked based on the severity of the potential hazard, i.e. items with high hazard potential are given priority over items with low hazard potential. Records of remedial action as part of the Inspection Forms will be maintained according to the facility's Record Retention Policy. Copies of the Inspection Forms are given in Appendix C of this program.

The Safety Environmental Review Action Report is designed to identify deficiencies during the environmental health and safety audits, establish corrective action; the identity of the person(s) responsible for the corrections and the date of completion for each item. The Safety Environmental Review Action Report is to be reviewed by and certified by the Transportation Manager.

In cases where an imminent danger exists which can not be abated without endangering the health or safety employees, all personnel must be evacuated from the area except those necessary to correct the hazard. Employees selected to correct the hazard must be provided with all proper safeguards before taking corrective action.

(F) **Training**

Because of the physical nature of chemicals handled daily at Univar training is a vital part of our operations. The primary purpose of a training program is to inform employees of the potential occupational hazards identified in the general work place and those specifically related to each job assignment. Further, the training program is designed to inform employees of the most effective means of minimizing the potential hazards associated with each job assignment. This includes safe working conditions, safe work practices and personal protective equipment.

Univar Training Program divided into three major components: initial, ongoing and refresher training. All training is entered and managed through the Learning Management System (LMS). Hardcopy training attendance sheets are also maintained as backup documentation at the branch location. Training requiring testing, results of the tests are also included in the documentation. Training records are retained based on the retention schedule defined by the Legal Department. All records are maintained at least the previous 5 years. Each component of the training program is identified below.

(I) **Initial Training**

- a) Administrative employees are trained on general office hazards and their limitations within operations areas. Additionally, administrative employees are trained on hazards associated with the classes of chemicals found on site, how to protect themselves in the event of an emergency and proper evacuation procedures. This is primarily accomplished through the Hazard Communication Program and the Contingency Plan.
- b) Operations personnel are trained based on the duties and functions to be performed in an emergency response organization. There are two categories:
 1. Operations personnel are required to complete a 24 hour training program consistent with OSHA's requirements set forth in 29 CFR Section 1910.120(q)(6) for *Hazardous Materials Technicians*. The 24 hour OSHA training program consists of all of requirements set forth above for the *First Responder Operations level* as well as:
 - Emergency response plan implementation
 - Classification, identification and verification of known and unknown materials by the use of field survey instruments and equipment
 - Chemical and toxicological terminology and behavior.
 - Being able to function in an assigned role in the Incident Command System.
 2. Transportation managers and supervisors are required to complete a 24 hour training program consistent with OSHA's requirements set forth in 29 CFR Section 1910.120 (c)(3). The 24 hour OSHA training program consists of:
 - Emergency response plan development and implementation.
 - Hazard and risk assessment techniques

- Selection and use of personal protective equipment.
- Safe use of engineering controls and equipment on the site.
- Medical surveillance (symptoms and signs which might indicate overexposure to hazards).
- Decontamination procedures.
- Confined space awareness.
- Spill containment program development and implementation

Also, consistent with OSHA's training requirement set forth in 29 CFR Section 1910.120(e)(4), operations supervisors and managers are required to receive an additional 8 hour training program on:

- The company's safety & health program(s).
- The company's employee training program(s).
- The company's personal protective equipment program(s)
- The company's spill containment program(s).
- The company's health hazard monitoring procedures and techniques

Employees who can demonstrate by means of documentation, through either previous work experience or equivalent training competency in the above mentioned areas will be exempted from the initial training.

(2) **Ongoing Training**

The second component of Univar training program is ongoing training. Ongoing training is designed to instruct employees on new policies and procedures, changes in facility equipment, processes, or materials handled and address issues of concern and or trends. It is also designed to reinforce previous training if management deems it necessary.

Ongoing training is facilitated through monthly safety meetings. Safety meetings are scheduled in advance and attendance is mandatory. Safety meetings are designed to provide an opportunity for employees to express their concerns about any particular aspect of our operations or make suggestions on enhancing operations or minimizing the potential hazards associated with a specific job function.

(3) Refresher Training

The third component of Univar training program is refresher training. Refresher training is required for specific training topics. It is intended to maintain a high level of proficiency throughout employment and ensure constant updates of training information. A list of required refresher training is included in Appendix F of this program.

(G) Communication

UNIVAR requires its employees to participate in the safety program. The opportunity to participate in the safety program is facilitated through safety meetings, safety committee meetings and Management's Open Door Policy. Management monitors employee behavior and addresses these behaviors through the company's safety award program and progressive disciplinary action policy.

(1) Safety Meetings

The first and most often utilized avenue of communication is the monthly safety meetings. Because management participates in all safety meetings, it is the most convenient means of establishing a two-way dialogue between employees and management. Safety meetings are divided into two parts. The first part is the training session, which provides information on new policies, procedures, equipment, or process changes.

The second part of the safety meeting is to allow employees and management to discuss any concerns.

(2) Safety Committee Meetings

UNIVAR also holds monthly safety committee meetings for a duration of 30-60 minutes, depending on meeting content. The safety committee is comprised of at least one Branch Operations Supervisor Manager and representatives from each operating area of the facility. The responsibilities of the safety committee include:

- To serve in planning the facility's safety program, to take a leading role in making the program operate successfully and to influence others to work safely
- To plan and organize employee safety meetings, including training aids, outside speakers, etc.
- To establish procedures for handling suggestions and recommendations and prepare minutes of its meetings and employee safety meetings.

- To study and recommend adoption of changes to procedures pertaining to the use of personal protective equipment or devices for the elimination or control of hazards based on suggestions of operation personnel.
- To establish a system of follow-ups and deadlines on all recommendations to the committee to see that compliance is achieved.
- To review Incident Notifications for completeness and to make recommendations to management in regards to corrective actions, disciplinary actions, etc.
- To ensure an accident-free operation through constant monitoring of conditions, preventative maintenance and the establishment of safe operating procedures with the help and recommendations of operations personnel.
- To ensure that the safety and health policy of the company is communicated to every employee and that such policy is effectively implemented.
- To communicate new safety ideas to area management so that all facilities may benefit.
- To document committee attendees, discussion topics, action items and a corrective action schedule to meet recordkeeping and follow-up requirements.
- To ensure compliance with federal, state and local safety regulations

(3) Management's Open Door Policy

UNIVAR recognizes that some employees will be less comfortable discussing health and safety issues in open forum situations such as the monthly safety and safety committee meetings. For this reason, UNIVAR has chosen to adopt an Open Door Policy. This policy encourages employees to discuss any health and safety concerns with management by allowing them to present the issue to a supervisor either directly or on an anonymous basis at any time without fear of reprimand or reprisal. The supervisor must investigate the issue and report the findings to the employee that originally presented the issue. The supervisor must take corrective action, where applicable, within a reasonable amount of time.

(H) US Recognition Program Overview**(1) ABCD Recognition (Above and Beyond the Call of Duty)**

Employees may be nominated for going above and beyond the call of duty in any aspect of their job related to health and safety, regulatory compliance or operational excellence. Nominations are forwarded to the ROM who meets monthly with a committee of regional and national EHS and operations personnel to award ABCD letters of recognition. The letters are a token of appreciation for taking the time and initiative to go above and beyond the call of duty. Any IC employee can be nominated for ABCD recognition.

(2) Group Annual Recognition

Branches receive a perpetual plaque for 'years without an OSHA recordable injury'. An annual tag will be presented to each branch after every year in which all employees at the branch have had no recordable injuries. The annual tag will be hung from a plaque that hangs in the branch reception area to show suppliers, customers, inspectors, and members of our communities that we are "Serious About Safety."

(I) Progressive Disciplinary Action Policy

UNIVAR is committed to protecting the health and safety of its employees and will take all actions necessary to ensure that employees comply with safe work practices and the use of personal protective equipment. Employees who consistently violate company policies and procedures with respect to health and safety will be subject to disciplinary action up to and including termination.

(J) Recordkeeping

This HPP and its components including hazard identification, Standard Operating Procedures, inspections, training program, communication, and all other forms of documentation associated with this program will be maintained for three (3) years unless otherwise specified by other statute or the company's *Record Retention Policy*. This Program and any records associated with it will be available for inspection or review by employees, government agencies, vendors, contractors or other selected parties.

(K) Program Reviews

As part of UNIVAR's commitment to the health and safety of its employees, this and all other programs associated with these issues will be reviewed to ensure their effectiveness and applicability. Applicable CalOSHA standards are reviewed to ensure compliance at the branch location. CalOSHA standards are incorporated into the branch standard operating procedures where applicable. Any policies or sections found to be inadequate will be revised, updated and implemented into the respective program. Employee training will be conducted for any changes made to this or related programs.



The Public Health and Safety Organization

NSF Product and Service Listings

These NSF Official Listings are current as of **Tuesday, February 17, 2026** at 12:15 a.m. Eastern Time. Please contact NSF to confirm the status of any Listing, report errors, or make suggestions.

Alert: NSF is concerned about fraudulent downloading and manipulation of website text. Always confirm this information by clicking on the below link for the most accurate information:

<http://info.nsf.org/Certified/PwsChemicals/Listings.asp?CompanyName=K2&ChemicalName=Sodium+Hypochlorite&>

NSF/ANSI/CAN 60 Drinking Water Treatment Chemicals - Health Effects

K2 Pure Solutions NoCal, L.P.

950 Loveridge Road

Pittsburg, CA 94565

United States

925-203-1190

Visit this company's website (<http://www.k2pure.com>)

Facility : Pittsburg, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 13%	Disinfection & Oxidation	79mg/L
Sodium Hypochlorite 13.7%	Disinfection & Oxidation	75mg/L
Sodium Hypochlorite 16%	Disinfection & Oxidation	65mg/L
Sodium Hypochlorite 5.25%	Disinfection & Oxidation	200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and

Contract for Purchase of Sodium Hypochlorite

Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Number of matching Manufacturers is 1

Number of matching Products is 6

Processing time was 1 seconds



The Public Health and Safety Organization

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<http://info.nsf.org/Certified/PwsChemicals/Listings.asp?CompanyName=Univar&ChemicalName=Sodium+Hypochlorite&>

NSF/ANSI/CAN 60 Drinking Water Treatment Chemicals - Health Effects

**Univar Solutions Canada Ltd. DBA
Univar Canada Ltd.**
64 Arrow Road
North York, ON M9M 2L9
Canada
416-740-5300

Facility : Edmonton, Alberta, Canada

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Bleach 12%	Disinfection & Oxidation	87mg/L
Javex 12%	Disinfection & Oxidation	87mg/L
Sodium Hypochlorite 12%	Disinfection & Oxidation	87mg/L
Sodium Hypochlorite 16%	Disinfection & Oxidation	66mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Contract for Purchase of Sodium Hypochlorite

NOTE: Only products bearing the NSF Mark on the product, product packaging, and/or documentation shipped with the product are Certified.

Facility : Guelph, Ontario, Canada

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Flochem 12	Disinfection & Oxidation	91mg/L
Flochem 12-B	Disinfection & Oxidation	91mg/L
High Strength Sodium Hypochlorite	Disinfection & Oxidation	68mg/L
Javex 12	Disinfection & Oxidation	91mg/L
Sodium Hypochlorite	Disinfection & Oxidation	91mg/L
Sodium Hypochlorite 12%	Disinfection & Oxidation	91mg/L
Sodium Hypochlorite 18%	Disinfection & Oxidation	68mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the NSF Mark on the product, product packaging, and/or documentation shipped with the product are Certified.

Facility : Valleyfield, Québec, Canada

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12%	Disinfection & Oxidation	95mg/L
Sodium Hypochlorite 4%	Disinfection & Oxidation	285mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and

Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

[1] This product is designed to be used off-line and flushed out prior to using the system for drinking water, following manufacturer's use instructions.

The pH of the influent and effluent water should be monitored to ensure that all traces of the product have been removed before placing into service.

NOTE: Only products bearing the NSF Mark on the product, product packaging, and/or documentation shipped with the product are Certified.

Univar Solutions USA

3075 Highland Parkway
Suite 200
Downers Grove, IL 60515
United States
425-889-3400

Facility : # 1 St. Louis, MO

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	40mg/L
Sodium Hypochlorite	Disinfection & Oxidation	40mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	40mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Distribution Center - Phoenix 27th Ave., AZ

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 5.25%	Disinfection & Oxidation	200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Commerce, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Liquichlor 12.5% Solution	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Redwood City, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the

Contract for Purchase of Sodium Hypochlorite

finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Santa Fe Springs, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 10%	Disinfection & Oxidation	105mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 5.25%	Disinfection & Oxidation	200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Visalia, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Jacksonville, FL

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10%	Disinfection & Oxidation	55mg/L
Liquichlor 12.5%	Disinfection & Oxidation	44mg/L
Sodium Hypochlorite 10%	Disinfection & Oxidation	55mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	44mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Distribution Center - Dallas, GA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 10%	Disinfection & Oxidation	105mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Norcross, GA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Distribution Center - Nampa, ID**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Bedford Park, IL**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Distribution Center, Geismar, LA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation	39mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	39mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : St. Paul Terrace Court, MN

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation	23mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	23mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and

Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Charlotte, NC

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Distribution Center - Walbridge, OH

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	78mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	78mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Portland, OR**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Altoona, PA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	45mg/L
Liquichlor 5.25%	Disinfection & Oxidation	107mg/L
Sodium Hypochlorite Solution 12.5%	Disinfection & Oxidation	45mg/L
Sodium Hypochlorite Solution 5.25%	Disinfection & Oxidation	107mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Bunola, PA**Sodium Hypochlorite[HY]**

Contract for Purchase of Sodium Hypochlorite

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	45mg/L
Liquichlor 5.25%	Disinfection & Oxidation	107mg/L
Sodium Hypochlorite Solution 12.5%	Disinfection & Oxidation	45mg/L
Sodium Hypochlorite Solution 5.25%	Disinfection & Oxidation	107mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Middletown, PA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10%	Disinfection & Oxidation	75mg/L
Liquichlor 12.5%	Disinfection & Oxidation	60mg/L
Liquichlor 5.25%	Disinfection & Oxidation	142mg/L
Liquichlor 9.2%	Disinfection & Oxidation	81mg/L
Sodium Hypochlorite Solution 10%	Disinfection & Oxidation	75mg/L
Sodium Hypochlorite Solution 12.5%	Disinfection & Oxidation	60mg/L
Sodium Hypochlorite Solution 5.25%	Disinfection & Oxidation	142mg/L
Sodium Hypochlorite Solution 9.2%	Disinfection & Oxidation	81mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Providence, RI

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10%	Disinfection & Oxidation	105mg/L
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Liquichlor 5.25%	Disinfection & Oxidation	200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Spartanburg, SC**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : Corpus Christi, TX**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10%	Disinfection & Oxidation	105mg/L
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 10%	Disinfection & Oxidation	105mg/L

Contract for Purchase of Sodium Hypochlorite

Sodium Hypochlorite 12.5%

Disinfection & Oxidation

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : Chester, VA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10%	Disinfection & Oxidation	105mg/L
Liquichlor 12.5%	Disinfection & Oxidation	58mg/L
Liquichlor 5.25%	Disinfection & Oxidation	138mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Kent, WA**Sodium Hypochlorite**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84 mg/L

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Cincinnati Dues Drive, OH

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10% Solution	Disinfection & Oxidation	75mg/L
Liquichlor 12.5% Solution	Disinfection & Oxidation	60mg/L
Liquichlor 5.25% Solution	Disinfection & Oxidation	142mg/L
Sodium Hypochlorite Solution 12.5%	Disinfection & Oxidation	60mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Dallas Bekay Street, TX

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

NOTE: Only products bearing the "NSF 60" designation are Certified by NSF International.

Facility : Houston, TX

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 10% Solution	Disinfection & Oxidation	65 mg/L
Liquichlor 12.5% Solution	Disinfection & Oxidation	52 mg/L

Contract for Purchase of Sodium Hypochlorite

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : OlinKAS Santa Fe Springs, CA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation Algicide	84mg/L
Liquichlor 5.25% Solution	Disinfection & Oxidation Algicide	200mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation Algicide	84mg/L
Sodium Hypochlorite 5.25%	Disinfection & Oxidation Algicide	200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : OlinKAS Augusta, GA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation Algicide	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation Algicide	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : KAS Lemont, IL**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Algicide Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Algicide Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : # 11 USA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : # 18 USA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% MUP	Disinfection & Oxidation	84mg/L
Liquichlor 12.5% Solution	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : # 2 Houston, TX

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor	Disinfection & Oxidation	62mg/L
Liquichlor 10%	Disinfection & Oxidation	62mg/L
Liquichlor 12.5%	Disinfection & Oxidation	50mg/L
Liquichlor Max	Disinfection & Oxidation	50mg/L
Sodium Hypochlorite 10%	Disinfection & Oxidation	62mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	50mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : San Antonio, TX CarbonFree

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
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Contract for Purchase of Sodium Hypochlorite

Liquichlor 10% Solution	Disinfection & Oxidation Algicide Bactericide	105mg/L
Liquichlor 12.5% Solution	Disinfection & Oxidation Algicide Bactericide	84mg/L
Sodium Hypochlorite 10%	Disinfection & Oxidation Algicide Bactericide	105mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation Algicide Bactericide	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : RN Willow Springs, IL

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5% Solution	Disinfection & Oxidation Bactericide Algicide	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation Bactericide Algicide	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

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Facility : # 28 USA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Bactericide Disinfection & Oxidation	80mg/L
Sodium Hypochlorite 12.5%	Bactericide Disinfection & Oxidation	80mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : # 29 USA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Sodium Hypochlorite 12.5%	Bactericide Disinfection & Oxidation	80mg/L

Liquichlor 12.5%

Bactericide
Disinfection & Oxidation

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Univar USA Inc.

17425 Northeast Union Hill Road
Redmond, WA 98052
United States
425-889-3400

Facility : # 8 USA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	99mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : # 13 USA**Sodium Hypochlorite[HY]**

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	58mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Univar USA Inc.

17425 Northeast Union Hill Road
Redmond, WA 98052
United States
425-889-3400

Facility : # 10 USA

Sodium Hypochlorite[HY]

<i>Trade Designation</i>	<i>Product Function</i>	<i>Max Use</i>
Liquichlor 12.5%	Disinfection & Oxidation	84mg/L
Sodium Hypochlorite 12.5%	Disinfection & Oxidation	84mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Univar USA Inc.

17425 Northeast Union Hill Road
Redmond, WA 98052
United States
425-889-3496

Facility : # 12 USA

Sodium Hypochlorite[HY]

Contract for Purchase of Sodium Hypochlorite

Trade Designation**Product Function****Max Use**

Liquichlor 12.5% Solution

Disinfection & Oxidation

84mg/L

Liquichlor 5.25% Solution

Disinfection & Oxidation

200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Facility : # 17 Saugus, CA**Sodium Hypochlorite[HY]****Trade Designation****Product Function****Max Use**

Liquichlor 12.5% Solution

Disinfection & Oxidation

84mg/L

Liquichlor 5.25% Solution

Disinfection & Oxidation

200mg/L

[HY] The residual levels of chlorine (hypochlorite ion and hypochlorous acid), chlorine dioxide, chlorate ion, chloramine and disinfection by-products shall be monitored in the finished drinking water to ensure compliance to all applicable regulations. Also, reference the AWWA B300 (Hypochlorites) standard's Recommendations for the Handling and Storage of Hypochlorite Solutions appendix for information on preservation techniques for hypochlorite bleach in transit and storage.

Number of matching Manufacturers is 12

Number of matching Products is 115

Processing time was 0 seconds

4528130337

K2 10018927



Certificate of Analysis

Product: **Sodium Hypochlorite 12.5**
 K2 Lot Number: **260215-C1**
 Date of Manufacture: **2/15/26**

Characteristic	Unit	Lower Limit	Upper Limit	Value
Sodium Hypochlorite (NaOCl)	Wt%	12.5		12.7
Specific Gravity @ 20°C				1.193
Density @ 20°C	g/mL			1.191
Total Alkalinity (NaOH)	Wt%	0.1	1.0	0.5
Sodium Carbonate (Na ₂ CO ₃)	Wt%		1.0	0.1
Iron (Fe)	ppm		1.0	<1.0
Nickel (Ni)	ppm		0.1	<0.1
Bromate (BrO ₃)	mg/L		24	13
Insoluble Matter	Wt%		0.15	<0.15
Color				clear greenish yellow
Odor				mild chlorine odor
pH				12.5

Environmental Status:

RCRA List: N/A
 SARA 313 List: N/A
 California Prop 65 List: N/A
 EPA Registration Number: 550-198
 DOT Proper Shipping Name: Hypochlorite Solutions, 8, UN1791, PGIII
 (RQ 100 Lbs) = 80 Gallons 12.5% Solution

Date of Delivery: 2/16/26
 Shipper ID: _____



This product has been certified according to NSF/ANSI/CAN 60 at a maximum use level in drinking water of 84 mg/L
 K2 Pure Solutions, 950 Loveridge Road - Pittsburg, CA 94565 - Phone 925-203-1199

Safety Data Sheet

LIQUICHLOR® 12.5% SOLUTION

Version 1.2

Revision Date: 03/26/2024

SECTION 1. PRODUCT AND COMPANY IDENTIFICATION

Product name : LIQUICHLOR® 12.5% SOLUTION
Recommended use of the chemical and restrictions on use
 Recommended use : refer to EPA registered label for specific uses
Manufacturer or supplier's details
Company : Univar Solutions USA
Address : 3075 Highland Pkwy Suite 200
 Downers Grove, IL 60515
 United States of America (USA)
Emergency telephone number:
 Transport North America: CHEMTREC (1-800-424-9300)
 CHEMTREC INTERNATIONAL Tel # 703-527-3887
Additional Information: : Responsible Party: Product Compliance Department
 E-mail: SDSNA@univarsolutions.com
 SDS Requests: 1-855-429-2661
 Website: www.univarsolutions.com

SECTION 2. HAZARDS IDENTIFICATION

GHS Classification

Corrosive to metals : Category 1
 Skin corrosion : Category 1B
 Serious eye damage : Category 1

GHS label elements

Hazard pictograms :



Signal word : Danger

Hazard statements : H290 May be corrosive to metals.
 H314 Causes severe skin burns and eye damage.

Precautionary statements : **Prevention:**
 P234 Keep only in original container.
 P264 Wash skin thoroughly after handling.
 P280 Wear protective gloves/ protective clothing/ eye protection/ face protection.
Response:
 P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do NOT induce vomiting.
 P303 + P361 + P353 IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water/ shower.
 P304 + P340 + P310 IF INHALED: Remove person to fresh air and keep comfortable for breathing. Immediately call a POISON CENTER/ doctor.

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P305 + P351 + P338 + P310 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. Immediately call a POISON CENTER/ doctor.

P363 Wash contaminated clothing before reuse.

P390 Absorb spillage to prevent material damage.

Storage:

P405 Store locked up.

P406 Store in corrosive resistant container with a resistant inner liner.

Disposal:

P501 Dispose of contents/ container to an approved waste disposal plant.

Other hazards

None known.

SECTION 3. COMPOSITION/INFORMATION ON INGREDIENTS

Substance / Mixture : Mixture

Hazardous components

CAS-No.	Chemical name	Weight percent
7681-52-9	Sodium hypochlorite	12.5
1310-73-2	Sodium hydroxide	0 - 5

Actual concentration is withheld as a trade secret

Any Concentration shown as a range is due to batch variation.

Synonyms : Bleach,

SECTION 4. FIRST AID MEASURES

- General advice** : Show this safety data sheet to the doctor in attendance.
Move out of dangerous area.
Consult a physician.
Show this safety data sheet to the doctor in attendance.
Do not leave the victim unattended.
- If inhaled** : Take victim immediately to hospital.
Move to fresh air.
If breathing has stopped, apply artificial respiration.
If unconscious, place in recovery position and seek medical advice.
If symptoms persist, call a physician.
- In case of skin contact** : In case of contact, immediately flush skin with plenty of water for at least 15 minutes while removing contaminated clothing and shoes.
Remove contaminated clothing. If irritation develops, get medical attention.
Burns must be treated by a physician.
- In case of eye contact** : In case of eye contact
Immediately flush eye(s) with plenty of water.
Rinse thoroughly with plenty of water for at least 15 minutes and consult a physician.

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If swallowed	If easy to do, remove contact lens, if worn. If eye irritation persists, consult a specialist. Take victim immediately to hospital. : Take victim immediately to hospital. Do NOT induce vomiting. Rinse mouth with water. If victim is fully conscious, give a cupful of water. If a person vomits when lying on his back, place him in the recovery position.
--------------	--

SECTION 5. FIREFIGHTING MEASURES

Suitable extinguishing media	: Carbon dioxide (CO ₂) Foam Dry powder
Unsuitable extinguishing media	: High volume water jet
Specific hazards during fire-fighting	: Do not allow run-off from fire fighting to enter drains or water courses.
Hazardous combustion products	: No hazardous combustion products are known
Further information	: Collect contaminated fire extinguishing water separately. This must not be discharged into drains. Fire residues and contaminated fire extinguishing water must be disposed of in accordance with local regulations.
Special protective equipment for firefighters	: Wear self-contained breathing apparatus for firefighting if necessary.

SECTION 6. ACCIDENTAL RELEASE MEASURES

Personal precautions, protective equipment and emergency procedures	: Use personal protective equipment.
Environmental precautions	: Prevent product from entering drains. Prevent further leakage or spillage if safe to do so. If the product contaminates rivers and lakes or drains inform respective authorities.
Methods and materials for containment and cleaning up	: Neutralise with acid. Soak up with inert absorbent material (e.g. sand, silica gel, acid binder, universal binder, sawdust). Keep in suitable, closed containers for disposal.

SECTION 7. HANDLING AND STORAGE

Advice on protection against fire and explosion	: Normal measures for preventive fire protection.
Advice on safe handling	: Do not breathe vapours/dust.

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Avoid contact with skin and eyes.
 For personal protection see section 8.
 Smoking, eating and drinking should be prohibited in the application area.
 To avoid spills during handling keep bottle on a metal tray.
 Dispose of rinse water in accordance with local and national regulations.

Conditions for safe storage : Keep container tightly closed in a dry and well-ventilated place.
 Containers which are opened must be carefully resealed and kept upright to prevent leakage.
 Observe label precautions.
 Electrical installations / working materials must comply with the technological safety standards.

SECTION 8. EXPOSURE CONTROLS/PERSONAL PROTECTION

Components with workplace control parameters

CAS-No.	Components	Value type (Form of exposure)	Control parameters / Permissible concentration	Basis
7681-52-9	Sodium hypochlorite	STEL	2 mg/m3	US WEEL
1310-73-2	Sodium hydroxide	C	2 mg/m3	ACGIH
		C	2 mg/m3	NIOSH REL
		TWA	2 mg/m3	OSHA Z-1
		C	2 mg/m3	OSHA P0
		C	2 mg/m3	CAL PEL

Personal protective equipment

Respiratory protection : General and local exhaust ventilation is recommended to maintain vapor exposures below recommended limits. Where concentrations are above recommended limits or are unknown, appropriate respiratory protection should be worn. Follow OSHA respirator regulations (29 CFR 1910.134) and use NIOSH/MSHA approved respirators. Protection provided by air purifying respirators against exposure to any hazardous chemical is limited. Use a positive pressure air supplied respirator if there is any potential for uncontrolled release, exposure levels are unknown, or any other circumstance where air purifying respirators may not provide adequate protection.

Hand protection

Remarks : The suitability for a specific workplace should be discussed with the producers of the protective gloves.

Eye protection : Eye wash bottle with pure water
 Tightly fitting safety goggles
 Wear face-shield and protective suit for abnormal processing problems.

Skin and body protection : Impervious clothing
 Choose body protection according to the amount and concentration of the dangerous substance at the work place.

Hygiene measures : When using do not eat or drink.
 When using do not smoke.
 Wash hands before breaks and at the end of workday.

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SECTION 9. PHYSICAL AND CHEMICAL PROPERTIES

Appearance	: liquid
Colour	: clear yellow
Odour	: Chlorine
Odour Threshold	: No data available
pH	: 11.5 - 13
Freezing Point (Melting point/freezing point)	: -20 -- -15 °C (-4 - 5 °F)
Boiling Point ()	: 230 °F (230 °F) Decomposition: Decomposition temperature
Flash point	: Not Flammable
Evaporation rate	: No data available
Flammability (solid, gas)	: No data available
Upper explosion limit	: No data available
Lower explosion limit	: No data available
Vapour pressure	: 12 - 17.5 mmHg @ 20 °C (68 °F)
Relative vapour density	: No data available
Relative density	: 1.17 @ 20 °C (68 °F) Reference substance: (water = 1)
Density	: 1.17 g/cm3
Solubility(ies)	
Water solubility	: completely soluble
Solubility in other solvents	: No data available
Partition coefficient: n-octanol/water	: No data available
Auto-ignition temperature	: No data available
Thermal decomposition	: No data available

SECTION 10. STABILITY AND REACTIVITY

Reactivity	: No dangerous reaction known under conditions of normal use.
Chemical stability	: Stable
Possibility of hazardous reactions	: No hazards to be specially mentioned.
Conditions to avoid	: Keep away from heat, flame, sparks and other ignition sources.
Incompatible materials	: Acids Combustible material Halogenated compounds Metals metal salts Organic materials

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 organic nitro compounds
 Zinc

SECTION 11. TOXICOLOGICAL INFORMATION

Acute toxicity

Product:

Acute oral toxicity : Acute toxicity estimate: > 5,000 mg/kg

Components:

7681-52-9:

Acute oral toxicity : LD50 (Rat, male): > 2,000 mg/kg

Skin corrosion/irritation

Components:

7681-52-9:

Species: Rabbit

Result: Causes burns.

1310-73-2:

Species: Rabbit

Result: Causes severe burns.

Serious eye damage/eye irritation

Components:

7681-52-9:

Species: Rabbit

Result: Risk of serious damage to eyes.

1310-73-2:

Species: Rabbit

Result: Risk of serious damage to eyes.

Carcinogenicity

IARC

No component of this product present at levels greater than or equal to 0.1% is identified as probable, possible or confirmed human carcinogen by IARC.

OSHA

No component of this product present at levels greater than or equal to 0.1% is on OSHA's list of regulated carcinogens.

NTP

No component of this product present at levels greater than or equal to 0.1% is identified as a known or anticipated carcinogen by NTP.

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STOT - single exposure

Components:

7681-52-9:

Assessment: The substance or mixture is classified as specific target organ toxicant, single exposure, category 3 with respiratory tract irritation.

Further information

Product:

Remarks: No data available

SECTION 12. ECOLOGICAL INFORMATION

Ecotoxicity

Components:

7681-52-9:

- | | | |
|---|---|---|
| Toxicity to fish | : | LC50 (<i>Salmo gairdneri</i> (Rainbow Fish)): 0.06 mg/l
Exposure time: 96 h
Test Type: flow-through test

LC50 (<i>Pimephales promelas</i> (fathead minnow)): 5.9 mg/l
Exposure time: 96 h
Test Type: static test |
| Toxicity to daphnia and other aquatic invertebrates | : | EC50 (<i>Daphnia magna</i> (Water flea)): 0.141 mg/l
Exposure time: 48 h
Test Type: flow-through test

EC50 (<i>Ceriodaphnia dubia</i>): 0.035 mg/l
Exposure time: 48 h
Test Type: flow-through test |
| Toxicity to algae | : | IC50: 0.023 mg/l
Exposure time: 7 d
Test Type: flow-through test |
| M-Factor (Acute aquatic toxicity) | : | 10 |
| Acute aquatic toxicity- Assessment | : | Very toxic to aquatic life. |
| Chronic aquatic toxicity- Assessment | : | Toxic to aquatic life with long lasting effects. |

Persistence and degradability

No data available

Bioaccumulative potential

No data available

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Mobility in soil

No data available

Other adverse effects

Product:

Ozone-Depletion Potential : Regulation: 40 CFR Protection of Environment; Part 82 Protection of Stratospheric Ozone - CAA Section 602 Class I Substances

Remarks: This product neither contains, nor was manufactured with a Class I or Class II ODS as defined by the U.S. Clean Air Act Section 602 (40 CFR 82, Subpt. A, App.A + B).

Additional ecological information : An environmental hazard cannot be excluded in the event of unprofessional handling or disposal.
Very toxic to aquatic life.
Harmful to aquatic life with long lasting effects.

SECTION 13. DISPOSAL CONSIDERATIONS

Disposal methods

Waste from residues : Dispose of in accordance with all applicable local, state and federal regulations.
For assistance with your waste management needs - including disposal, recycling and waste stream reduction, contact Univar Solutions ChemCare: 1-800-637-7922

Contaminated packaging : Empty remaining contents.
Dispose of as unused product.
Do not re-use empty containers.

SECTION 14. TRANSPORT INFORMATION

DOT (Department of Transportation):

UN1791, Hypochlorite solutions, 8, III, Marine Pollutant (SODIUM HYPOCHLORITE)

IATA (International Air Transport Association):

UN1791, Hypochlorite solution, 8, III

IMDG (International Maritime Dangerous Goods):

UN1791, HYPOCHLORITE SOLUTION, 8, III, Marine Pollutant (SODIUM HYPOCHLORITE)

SECTION 15. REGULATORY INFORMATION

EPCRA - Emergency Planning and Community Right-to-Know Act

CERCLA Reportable Quantity

Components	CAS-No.	Component RQ (lbs)	Calculated product RQ (lbs)

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Sodium hypochlorite	7681-52-9	100	800
Sodium hydroxide	1310-73-2	1000	20000

SARA 304 Extremely Hazardous Substances Reportable Quantity

This material does not contain any components with a section 304 EHS RQ.

SARA 311/312 Hazards : Corrosive to metals
 Skin corrosion or irritation
 Serious eye damage or eye irritation

SARA 302 : This material does not contain any components with a section 302 EHS TPQ.

SARA 313 : This material does not contain any chemical components with known CAS numbers that exceed the threshold (De Minimis) reporting levels established by SARA Title III, Section 313.

Clean Air Act

This product does not contain any hazardous air pollutants (HAP), as defined by the U.S. Clean Air Act Section 112 (40 CFR 61).

This product does not contain any chemicals listed under the U.S. Clean Air Act Section 112(r) for Accidental Release Prevention (40 CFR 68.130, Subpart F).

This product does not contain any chemicals listed under the U.S. Clean Air Act Section 111 SOCM I Intermediate or Final VOC's (40 CFR 60.489).

Clean Water Act

The following Hazardous Substances are listed under the U.S. CleanWater Act, Section 311, Table 116.4A:

- 7681-52-9 Sodium hypochlorite
- 1310-73-2 Sodium hydroxide

The following Hazardous Chemicals are listed under the U.S. CleanWater Act, Section 311, Table 117.3:

- 7681-52-9 Sodium hypochlorite
- 1310-73-2 Sodium hydroxide

This product does not contain any toxic pollutants listed under the U.S. Clean Water Act Section 307

Massachusetts Right To Know

- 7681-52-9 Sodium hypochlorite
- 1310-73-2 Sodium hydroxide

Pennsylvania Right To Know

- 7732-18-5 Water
- 7681-52-9 Sodium hypochlorite
- 1310-73-2 Sodium hydroxide

California Prop 65 : This product does not contain any chemicals known to State of California to cause cancer, birth defects, or any other reproductive harm.

The components of this product are reported in the following inventories:

- TSCA : On TSCA Inventory
- DSL : All components of this product are on the Canadian DSL
- AICS : On the inventory, or in compliance with the inventory

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LIQUICHLOR® 12.5% SOLUTION

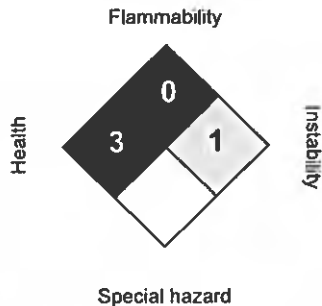
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- NZIoC : Not in compliance with the inventory
- ENCS : On the inventory, or in compliance with the inventory
- KECI : On the inventory, or in compliance with the inventory
- PICCS : On the inventory, or in compliance with the inventory
- IECSC : On the inventory, or in compliance with the inventory

SECTION 16. OTHER INFORMATION

NFPA:



HMIS III:

HEALTH	3/
FLAMMABILITY	0
PHYSICAL HAZARD	1

0 = not significant, 1 =Slight,
 2 = Moderate, 3 = High
 4 =Extreme, * = Chronic

The information accumulated is based on the data of which we are aware and is believed to be correct as of the date hereof. Since this information may be applied under conditions beyond our control and with which we may be unfamiliar and since data made become available subsequently to the date hereof, we do not assume any responsibility for the results of its use. Recipients are advised to confirm in advance of need that the information is current, applicable, and suitable to their circumstances. This SDS has been prepared by Univar Solutions Product Compliance Department (1-855-429-2661) SDSNA@univarsolutions.com.

Revision Date : 03/26/2024

Material number:

- 16215731, 16214071, 16211872, 16212037, 16211065, 16210830, 16210117, 16206617,
- 16204823, 16179440, 16173035, 16172686, 16173104, 16185315, 16172598, 16146040,
- 16151002, 16149524, 16158615, 16145640, 16148059, 16144666, 16147989, 16163791,
- 16180800, 16164756, 16164592, 16164731, 16164730, 16203820, 16203821, 16203184,
- 16194505, 16158853, 16151253, 16149870, 16148071, 16148060, 16147684, 16145965,
- 16145895, 16145890, 16145584, 16145144, 16145142, 16145140, 16145138, 16145137,
- 16145133, 16145130, 16145079, 16159810, 16150495, 16149123, 16147041, 16145471,
- 16144665, 16145772, 16148183, 16145046, 16143737, 16135287, 16163624, 16148721,
- 16155765, 16158840, 16145484, 16166710, 16148748, 16148260, 16166763, 16166591,
- 16145834, 16166014, 16159793, 16162934, 16165524, 16165444, 16165066, 16137823,
- 16137455, 16137753, 16147687, 16144215, 16150496, 16149504, 16145673, 16149243,
- 16136536, 16160181, 16160290, 16144046, 16145139, 16150462, 16149046, 16149516,

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16148083, 16150461, 16135216, 16156005

Key or legend to abbreviations and acronyms used in the safety data sheet			
ACGIH	American Conference of Government Industrial Hygienists	LD50	Lethal Dose 50%
AICS	Australia, Inventory of Chemical Substances	LOAEL	Lowest Observed Adverse Effect Level
DSL	Canada, Domestic Substances List	NFPA	National Fire Protection Agency
NDSL	Canada, Non-Domestic Substances List	NIOSH	National Institute for Occupational Safety & Health
CNS	Central Nervous System	NTP	National Toxicology Program
CAS	Chemical Abstract Service	NZIoC	New Zealand Inventory of Chemicals
EC50	Effective Concentration	NOAEL	No Observable Adverse Effect Level
EC50	Effective Concentration 50%	NOEC	No Observed Effect Concentration
EGEST	EOSCA Generic Exposure Scenario Tool	OSHA	Occupational Safety & Health Administration
EOSCA	European Oilfield Specialty Chemicals Association	PEL	Permissible Exposure Limit
EINECS	European Inventory of Existing Chemical Substances	PICCS	Philippines Inventory of Commercial Chemical Substances
MAK	Germany Maximum Concentration Values	PRNT	Presumed Not Toxic
GHS	Globally Harmonized System	RCRA	Resource Conservation Recovery Act
>=	Greater Than or Equal To	STEL	Short-term Exposure Limit
IC50	Inhibition Concentration 50%	SARA	Superfund Amendments and Reauthorization Act.
IARC	International Agency for Research on Cancer	TLV	Threshold Limit Value
IECSC	Inventory of Existing Chemical Substances in China	TWA	Time Weighted Average
ENCS	Japan, Inventory of Existing and New Chemical Substances	TSCA	Toxic Substance Control Act
KECI	Korea, Existing Chemical Inventory	UVCB	Unknown or Variable Composition, Complex Reaction Products, and Biological Materials
<=	Less Than or Equal To	WHMIS	Workplace Hazardous Materials Information System
LC50	Lethal Concentration 50%		

AGENCY CUSTOMER ID: 5/0000014538

LOC #:



ADDITIONAL REMARKS SCHEDULE

Page of

AGENCY Aon Risk Services Central, Inc.		NAMED INSURED Univar Solutions USA LLC	
POLICY NUMBER			
CARRIER	NAIC CODE	EFFECTIVE DATE	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

INSURER(S) AFFORDING COVERAGE	NAIC #
INSURER	
INSURER	
INSURER	
INSURER	

ADDITIONAL POLICIES If a policy below does not include limit information, refer to the corresponding policy on the ACORD certificate form for policy limits.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YYYY)	POLICY EXPIRATION DATE (MM/DD/YYYY)	LIMITS
	AUTOMOBILE LIABILITY						
B				MMT H11357404 Truckers Liability	06/01/2025	06/01/2026	Combined Single Limit \$5,000,000
	WORKERS COMPENSATION						
B		N/A		WCUC72794539 Excess WC--CA OH OR,WA SIR applies per policy terms & conditions	06/01/2025	06/01/2026	
	OTHER						
	Claims Made Form						