

July 23, 2025

SENT VIA EMAIL ONLY

Jennifer Hodges
President, Havasu Water Company
P.O. Box 1690
Havasu Lake, CA 92363
havasuwater@outlook.com

Re: Sixth Notice of Noncompliance for EPA Administrative Order No. SDWA-AO-2024-008

and Second Notice of Noncompliance for EPA Emergency Administrative Order No. PWS-AO-2025-002; Havasu Water Company, Public Water System ID No. 090600202

Dear Jennifer Hodges:

This letter is regarding the above-referenced Administrative Order (Order) that the U.S. Environmental Protection Agency Region 9 (EPA) issued to you on May 28, 2024, under Section 1414(g) of the Safe Drinking Water Act (Act), 42 U.S.C. § 300g-3(g) and the Emergency Administrative Order (Emergency Order) that EPA issued to you on November 6, 2024, under Section 1431(a) of the Act.

Noncompliance with Administrative Order

By this letter, EPA is notifying you of your failure to comply with conditions in the Order. EPA issued the Order to bring the HWC public water system ("System") into compliance with numerous violations of the Act, including compliance with the maximum contaminant level for total trihalomethanes (TTHM), failure to submit a compliance plan for EPA approval, continuous failure to provide sufficient evidence that qualified personnel are physically operating the system as required by the Disinfection Byproduct Rule (DBPR), and continuous failure to correct significant deficiencies.

Failure to Comply with Total Trihalomethane Maximum Contaminant Level

Pursuant to Paragraph 63, the Order required you to achieve compliance with the MCL of 80 micrograms per liter for TTHM no later than December 31, 2024. The System has failed to provide a valid TTHM sample demonstrating the TTHM levels were below the MCL by the deadline of December 31, 2024. The latest locational running annual averages as of the date of this letter are 71.8 ug/L at Desert View Lane and 83.6 ug/L at Flasher/Everet Road, of which the Flasher/Everet Road location exceeded the TTHM

MCL.¹ In addition, once initial compliance with the MCL for TTHM is met, which has not yet occurred, the Respondent must maintain continuous compliance with the TTHM MCL in accordance with 40 C.F.R. § 141.625(c) for at least four consecutive quarters with the LRAA for every monitoring location \leq 60 ppb for TTHM.

Failure to Submit Compliance Plan

The Order required you to submit a Compliance Plan by July 27, 2024, that describes in detail the steps and schedule HWC will follow to comply with this Order and the SDWA. This includes a detailed plan for how HWC will comply with the exceedances of the MCL for TTHM, as detailed in Paragraph 63, by December 31, 2024. EPA did not receive a Compliance Plan by this date, and it must be submitted to EPA as soon as possible for review and approval.

Failure to Submit Written Quarterly Reports

You have failed to submit the quarterly report for the reporting period of Q3 2024, Q4 2024, Q1 2025, and Q2 2025. The report must include steps taken to comply with the approved compliance plan, which has not been submitted to date, <u>and</u> all requirements described from paragraphs 63 to 72 of the Order. The quarterly reports are not limited to reporting on the compliance plan, but all actionable requirements of the Order.

<u>Failure to Comply with Disinfection Byproduct Rule</u>

The Order required the System to retain and provide verification of a certified operator with at least Water Treatment 2 and Water Distribution 1 certifications to physically operate the System by July 1, 2024. HWC submitted documentation for two different operators: Treatment 2 certification for Pat Hoban and Distribution 1 certification for Rick Miller on July 1, 2024 but did not specify the scope of duties and whether those operators were physically operating the system as required. However, based on statements made by Pat Hoban, the certified treatment operator, during EPA's December 17, 2024 inspection, it is clear that Pat Hoban is not always physically operating the System's surface water treatment plant. In addition, Rick Miller has not been physically operating the distribution system and when asked by EPA, no System representative could recall the last time Rick Miller had been onsite to conduct routine distribution operator work. Written responses to a formal Request for Information pursuant to Section 1445 of the Act also confirm noncertified individuals are conducting essential operational activities that could adversely impact the health of System customers.

Until EPA can verify that a qualified treatment operator is onsite to physically operate the system consistent with paragraph 39 of the Emergency Order (i.e., when treating water and making all process control decisions), and that a qualified distribution operator is onsite to appropriately handle activities consistent with paragraph 40 of the Emergency Order (i.e., flushing of the distribution mains and line breaks when they occur), HWC will continue to be in violation of the DBPR, the Emergency Order, and the Order. It is critical that properly certified operator(s) have operational and decisional control of the system to ensure the delivery of safe water to your customers and to mitigate HWC's ongoing noncompliance of primary drinking water standards.

¹ These locational running annual averages are based on the last four quarters of available data of valid quarterly test results due to the failure of HWC to collect valid TTHM samples in Q3 and Q4 in 2024.

Noncompliance with the Emergency Order

As of this date, you have failed to comply with conditions in the Emergency Order. EPA issued the Emergency Order to ensure the System addressed public health endangerments posed by repeated water outages and loss of pressure incidents in the System. As of this date you have failed to submit an adequate Standard Operating Procedure (SOP) for the System's planned response to emergency pressure loss incidents, failed to identify an appropriate technical provider to conduct a critical assessment of the System infrastructure, failed to submit adequate distribution operator logs, and failed to submit the monthly progress report.

Failure to Submit Emergency SOP for Pressure Loss

You submitted an Emergency Response Plan to EPA on July 22, 2025, which included an emergency SOP for pressure loss. Paragraph 31 of the Emergency Order required you to submit an emergency SOP for pressure loss by December 6, 2024 that includes detailed, precise steps for how the System will respond to an incident, including, but not limited to: how to identify the cause and location of an incident, how to appropriately notify the public of the incident, how to conduct a line break repair, how to respond to power outages, and how to disinfect the System following an incident and how to demonstrate water is safe from bacterial contamination. The Emergency Response Plan included information about how to disinfect the System following an incident and how to demonstrate water is safe from bacterial contamination, but did not include adequate details for meet the requirements listed within Paragraph 31(a)-(d).

Failure to Identify Technical Provider for Approval

You have not submitted to EPA an appropriate third-party technical provider for approval. Paragraph 38(a) of the Emergency Order required you to identify a properly certified, third-party technical provider to assess the distribution system by December 6, 2024. On December 9, 2024, you submitted Rick Miller as the proposed technical provider, but as the current named distribution operator for the System and an employee of HWC, EPA determined and notified you on December 9, 2024 that this submission was not appropriate or valid as he was not a third-party technical provider.

In the December 13, 2024 Notice of Noncompliance, EPA required a technical provider to be named by December 19, 2024, but no technical provider has yet to be named. Please submit a new technical provider for approval as soon as possible.

Failure to Submit Adequate Monthly Distribution Operator Logs

Paragraph 39 of the Emergency Order requires you to submit a monthly distribution operator log within ten days after the operating month (i.e., the November 2024 operator log would be due December 10, 2024). While distribution operator logs have been submitted monthly since March 2025, the logs have not met the requirements set forth in Paragraph 39 as the certified operator has not been onsite for any scheduled maintenance activities, and the logs do not include the dates work occurred.

Failure to Submit Written Progress Reports

You have not submitted a monthly progress report to EPA since issuance of the Emergency Order. Paragraph 41 of the Emergency Order requires you to submit a monthly progress report by the last day of each month (i.e., a November 2024 progress report would be submitted no later than November 30, 2024). The progress report must use the template provided in Appendix B of the Emergency Order to

ensure an update on each requirement is included.

As stated in the Order at Paragraph 86, violation of any term of the Order may subject you to civil enforcement that may include a judicial penalty of up to \$69,733 (now \$71,545 due to inflation adjustments) per day of violation for each day in which such violation occurs, assessed by the United States District Court, under SDWA sections 1414(b) and 1414(g)(3). 42 U.S.C. §§ 300g-3(b) and 300g-3(g)(3). Violation of any term of this Order may, in the alternative, subject you to an administrative penalty of up to \$48,586 (now \$49,848 due to inflation adjustments) after notice and opportunity for a hearing, under SDWA section 1414(g)(3), 42 U.S.C. § 300g-3(g)(3). See also 40 C.F.R. § 19.4.

Additionally, as stated in the Emergency Order at Paragraph 45, in the event you fail to comply with the Emergency Order, EPA may commence action in U.S. District Court to require compliance with this Order and to assess a civil penalty of up to \$29,154 (now \$29,911 due to inflation adjustments) per day of violation under the SDWA.

If you have any questions about this letter, please contact Christopher Chen of the Enforcement and Compliance Assurance Division at (213) 244-1853 or at chen.christopher@epa.gov. You may also have your legal counsel contact Alexa Engelman in our Office of Regional Counsel at (415) 972-3884, or by email at engelman.alexa@epa.gov.

We appreciate your cooperation and prompt attention to this matter.

Sincerely,

LAWRENCE TORRES

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TORRES

Date: 2025.07.23 09:52:37 -07'00'

Lawrence Torres, Manager Drinking Water Section Enforcement and Compliance Assurance Division