

TIFA

JUNE 18, 2026

AGENDA

TIFA LLC MEETING AGENDA
June 18, 2026
11:00 a.m.
MEETING LOCATION
CITY OF TITUSVILLE
CITY HALL, COUNCIL CHAMBER, SECOND FLOOR
555 S. WASHINGTON AVENUE – TITUSVILLE, FLORIDA
Call in Number:
(US) 1-877-304-9269 (PIN: 480560)

Roll Call

Public Comment

Action Items

- I. Approval of the Minutes of the TIFA LLC Meeting May 21, 2026 (Presenter: Jeremy Lebrun)

Financial Items and Reports

- II. Ratification of Expenses Paid from Operating Account and Request for Reimbursement (Presenter: Jeremy Lebrun)

Staff Reports / Informational Items

- III. Resiliency Project Update
- IV. Discussion of Letter Modification for Consumption Use Permit (Gene DeMayo/Ashleigh Smith)
- V. Discussion of Semi-Annual Geochemical Pattern Analysis performed by the Colinas Group, Inc.

Other Business

Next Scheduled Meeting

Open Items

Adjournment

Any person who decides to appeal any decision of the TIFA Members with respect to any matter considered at this meeting will need a record of the proceedings, and for such purpose, may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

TIFA desires to accommodate persons with disabilities. Accordingly, any physically

handicapped person, pursuant to Chapter 286.26 Florida Statutes, should, at least 48 hours prior to the meeting, submit a written request to the chairperson that the physically handicapped person desires to attend the meeting.

FIRST ORDER OF BUSINESS

Date: June 18, 2026

To: TIFA LLC Management Committee

From: Sarah Sweeting, GMS, LLC

Subject: Approval of Minutes – May 21, 2026 TIFA LLC Meeting

Summary Explanation & Background: The draft minutes of the May 21, 2026 TIFA LLC meeting were previously circulated for review. The minutes of the TIFA LLC meeting are presented for review and approval. Since the draft minutes were circulated, no comments have been received.

Source of Funds: This action requires no funds.

Minutes of TIFA LLC Meeting
May 21, 2026
11:00 a.m.
City Hall Council Chamber, Second Floor
555 S. Washington Avenue
Titusville, Florida

Persons in Attendance

Robbie E. Lee, Jr., Miami Corp. Management, LLC, TIFA Management Committee Member
Jim Ball, City of Titusville, TIFA Management Committee Member
Chad Clark, City of Titusville, Water Production
Jessie Burrows, City of Titusville, Water Production
Andriene Treasure, City of Titusville, City Attorney
Kevin Cook, City of Titusville, Public Works Director
Helen Hutchens, Farnton Water Resources (by telephone)
Jeremy LeBrun, GMS LLC

Jeremy LeBrun conducted the meeting.

Roll Call

Public Comment

Action Items

I. Approval of the Minutes of the TIFA LLC Meeting of April 16, 2026 (Presenter: Jeremy LeBrun)

Member Ball moved to approve the April 16, 2026 meeting minutes as presented. Member Lee concurred and the motion passed.

II. Area IV Wellfield – Miscellaneous Electrical Services – Paramount Pump

Member Ball moved to approve the proposal from Paramount Pump. Member Lee concurred and the motion passed.

Financial Items and Reports

III. Ratification of Expenses Paid from Operating Account and Request for Reimbursement (Presenter: Jeremy LeBrun)

Member Lee moved to ratify the expenses paid from the operating account and request for reimbursement in the amount of \$32,319.91. Member Ball concurred and the motion passed.

Staff Reports/Informational Items

IV. Resiliency Project Updates

Ms. Hutchens: The permitted documents have been submitted to the county to initiate the installation of the first three automatic transfer switches. Those were executed this week and sent for filing with the county.

Other Business

Member Ball: Gene at my request has been keeping me informed about the central springs east coast draft, the work that St. Johns River Water Management District is doing to gather its baseline data projections, population out to 2050. I received the draft with an invitation to comment on it. In 2050 it is just under 61,000 as the user base and it indicated all of that source of water is going to be groundwater and not surface water. What should TIFA as an independent entity do other than stay on top of what is going on. How do those population projections factor into the district's decision making. Those numbers exceed the consumptive use permit for TIFA Area 4 wellfield. With the consumptive use permit expiring in 23 it may not be too early to start to talk about the process. I know that will be the city's application to St. Johns to amend if necessary.

Mr. Cook: Any amendments will be done by the city.

Member Lee: We can get Jim's input too.

Ms. Hutchens: Is that something the city will be able to share with us for our consideration for TIFA?

Mr. Cook: It is not material the city put together, it is the water management district. The population number is generated by the water management district not by the city. We can share that draft spreadsheet.

Ms. Hutchens: I will talk to Jim Boyd.

Member Ball: TIFA has a small budget for legal fees and in the past there has been discussion between the city attorney and Glenn Storch, maybe we should give a couple names to TIFA to reach out to.

Ms. Hutchens: Historically, as a partner we have elected to have the individual members attorney review as needed, but it is probably wise to consider that. I will give Glenn a heads up that we will be reaching out.

I have one item for the managers and GMS. As we move forward in time the process that we have in place for making payments via wire with Northern Trust. Northern Trust has a different option available to us. We would be able to perform those book transfers that is more secure and more efficient. I'm getting information now about getting everyone trained on their system, which is called money movement. Effectively they are an online banking portal and we are using it now inhouse with our company and we have had very good experience with it. We would like to get TIFA set up on that. You will be getting more information from me over time about learning about it so we can get these payments made in a more efficient more secure manner. I will be in touch with GMS to make sure we have all the right people set up.

Public Comment

Next Scheduled Meeting

The next meeting will now be held June 25, 2026.

Open Items

Adjournment

Member Lee moved to adjourn the meeting at 11:19 a.m. Member Ball concurred and the meeting adjourned.

SECOND ORDER OF BUSINESS

**TIFA LLC
INVOICE APPROVAL BY MANAGERS**

WHEREAS, the undersigned are the duly appointed and acting Managers of TIFA LLC, which operates pursuant to that certain Limited Liability Company Operating Agreement of TIFA LLC dated May 24, 2010 (“Operating Agreement”); and,

WHEREAS, at a duly called and noticed public meeting of the Managers as indicated below, the undersigned approved the contract and/or authorized the expenditure as indicated below, and further authorized the managers to execute the Invoice Approval by Managers form reflecting such authorized expenditures in order to process payments.

Previous Authorizations

TIFA Meeting Date	Approved	Total Contract or Expenditure Authorized
06/18/2026	Imprest Account Reimbursement from Depository Account	See Attached

NOW, THEREFORE, the Managers of TIFA LLC, based upon the previous TIFA authorizations, approve the following payments:

Invoice Description	Total Amount	Pursuant to Previous TIFA Authorization Date	Invoice Payment
Transfer to imprest account at Northern Trust ending *8866	\$15,133.33	5/21/2026	To be paid by TIFA upon this approval

Except as otherwise set forth herein, defined terms shall have the meaning set forth in the Operating Agreement. This Action may be executed in several counterparts, and all counterparts so executed shall constitute one Approval binding on all parties.

IN WITNESS WHEREOF, the undersigned represent and warrant that each is the duly authorized and appointed agent of TIFA LLC.

Glen Storch, Manager

Jim Ball, Manager

Date: _____, 2025

Date: _____, 2025

TIFA LLC
Check Detail
 May 13 through June 9, 2026

Type	Num	Date	Name	Item	Account	Paid Amount	Original Amount
Bill Pmt -Check	1465	06/01/2026	The Colinas Group		103.00 · Cash- Nort...		-2,000.00
Bill	O-869...	05/20/2026			502.04 · Hydrogeolo...	-2,000.00	2,000.00
TOTAL						-2,000.00	2,000.00
Bill Pmt -Check	1466	06/02/2026	Pace Analytical, LLC		103.00 · Cash- Nort...		-3,975.00
Bill	26357...	05/11/2026			501.50 · O&M Parts ...	-1,851.00	1,851.00
Bill	26357...	05/13/2026			501.50 · O&M Parts ...	-1,319.00	1,319.00
Bill	26357...	05/15/2026			501.50 · O&M Parts ...	-805.00	805.00
TOTAL						-3,975.00	3,975.00
Bill Pmt -Check	1467	06/09/2026	The City of Titusville		103.00 · Cash- Nort...		-9,158.33
Bill	COT0...	05/31/2026			501.00 · O&M Oper...	-9,158.33	9,158.33
TOTAL						-9,158.33	9,158.33

FOURTH ORDER OF BUSINESS

Consumptive Use Permit 99052
Titusville Area IV Wellfield

Conditions

1. With advance notice to the permittee, District staff with proper identification shall have permission to enter, inspect, observe, collect samples, and take measurements of permitted facilities to determine compliance with the permit conditions and permitted plans and specifications. The permittee shall either accompany District staff onto the property or make provision for access onto the property.
2. Nothing in this permit should be construed to limit the authority of the St. Johns River Water Management District to declare a water shortage and issue orders pursuant to Chapter 373, F.S. In the event of a declared water shortage, the permittee must adhere to the water shortage restrictions, as specified by the District. The permittee is advised that during a water shortage, reports shall be submitted as required by District rule or order.
3. Prior to the construction, modification or abandonment of a well, the permittee must obtain a water well permit from the St. Johns River Water Management District or the appropriate local government pursuant to Chapter 40C-3, F.A.C. Construction, modification, or abandonment of a well will require modification of the consumptive use permit when such construction, modification, or abandonment is other than that specified and described on the consumptive use permit application form.
4. Leaking or inoperative well casings, valves, or controls must be repaired or replaced as required to eliminate the leak or make the system fully operational.
5. The permittee's consumptive use of water as authorized by this permit shall not interfere with legal uses of water existing at the time of permit application. If interference occurs, the District shall revoke the permit, in whole or in part, to curtail or abate the interference, unless the interference associated with the permittee's consumptive use of water is mitigated by the permittee pursuant to a District-approved plan.
6. The permittee's consumptive use of water as authorized by this permit shall not have significant adverse hydrologic impacts to off-site land uses existing at the time of permit application. If significant adverse hydrologic impacts occur, the District shall revoke the permit, in whole or in part, to curtail or abate the adverse impacts, unless the impacts associated with the permittee's consumptive use of water are mitigated by the permittee pursuant to a District-approved plan.

7. The permittee shall notify the District in writing within 30 days of any sale, transfer, or conveyance of ownership or any other loss of permitted legal control of the Project and/or related facilities from which the permitted consumptive use is made. Where permittee's control of the land subject to the permit was demonstrated through a lease, the permittee must either submit documentation showing that it continues to have legal control or transfer control of the permitted system/project to the new landowner or new lessee. All transfers of ownership are subject to the requirements of Rule 40C-1.612, F.A.C. Alternatively, the permittee may surrender the consumptive use permit to the District, thereby relinquishing the right to conduct any activities under the permit.
8. The permittee shall prominently display an identification tag at each withdrawal site by permanently affixing such tag to the pump, headgate, valve, or other withdrawal facility as provided by Rule 40C-2.401, F.A.C. If an identification tag is lost or becomes illegible, the permittee shall permanently affix a replacement tag.
9. The permittee's consumptive use of water as authorized by this permit shall not adversely impact wetlands, lakes, rivers, or springs. If adverse impacts occur, the District shall revoke the permit, in whole or in part, to curtail or abate the adverse impacts, unless the impacts associated with the permittee's consumptive use of water are mitigated by the permittee pursuant to a District-approved plan.
10. The permittee's consumptive use of water as authorized by this permit shall not reduce a flow or level below any minimum flow or level established by the District or the Department of Environmental Protection pursuant to Section 373.042 and 373.0421, F.S. If the permittee's use of water causes or contributes to such a reduction, then the District shall revoke the permit, in whole or in part, unless the permittee implements all provisions applicable to the permittee's use in a District-approved recovery or prevention strategy.
11. The permittee's consumptive use of water as authorized by the permit shall not cause or contribute to significant saline water intrusion. If significant saline water intrusion occurs, the District shall revoke the permit, in whole or in part, to curtail or abate the saline water intrusion, unless the saline water intrusion associated with the permittee's consumptive use of water is mitigated by the permittee pursuant to a District-approved plan.
12. The permittee's consumptive use of water as authorized by the permit shall not cause or contribute to flood damage. If the permittee's consumptive use causes or contributes to flood damage, the District shall revoke the permit, in whole or in part, to curtail or abate the flood damage, unless the flood damage associated with the permittee's consumptive use of water is mitigated by the permittee pursuant to a District-approved plan.
13. All consumptive uses authorized by this permit shall be implemented as conditioned by this permit, including any documents incorporated by reference in

a permit condition. The District may revoke this permit, in whole or in part, or take enforcement action, pursuant to Section 373.136 or 373.243, F.S., unless a permit modification has been obtained to address the noncompliance. The permittee shall immediately notify the District in writing of any previously submitted information that is later discovered to be inaccurate.

14. This permit does not convey to the permittee any property rights or privileges other than those specified herein, nor relieve the permittee from complying with any applicable local government, state, or federal law, rule, or ordinance.
15. A permittee may seek modification of any term of an unexpired permit. The permittee is advised that Section 373.239, F.S., and Rule 40C-2.331, F.A.C., are applicable to permit modifications.
16. All submittals made to demonstrate compliance with this permit must include the CUP number 99052-13 plainly labeled on the submittal. Submittals should be made on-line at www.sjrwmd.com/permitting whenever possible.
17. This permit will expire on May 10, 2031.
18. The maximum annual groundwater withdrawals from the Area IV Wellfield has an operational limit that must not exceed 1003.8 million gallons (2.75 mgd average).
19. Maximum monthly groundwater withdrawals from the Upper Floridan aquifer at the Area IV wellfield shall not exceed 132.3 million gallons (4.41 mgd, average).
20. ~~Upon the Area IV wellfield being operational, the combined annual groundwater withdrawals for public supply from the Area II, Area III, and Area IV wellfields must not exceed 2,135.3 million gallons (5.85 mgd average).~~

~~In the event that the City receives water from the City of Cocoa for potable use, then the allocation above shall be reduced an amount equivalent to the quantity provided to the City by the City of Cocoa in that year.~~

21. The permittee shall continue to conduct hydrologic and photo monitoring at each of the nine (9) wetland areas listed below:
 - a. A4-2 Shallow marsh, east of RR (Sec. 5, T. 20 S., R. 34 E.);
 - b. A4-3 Cypress strand (Sec. 4 & 5, T. 20 S., R. 34 E.);
 - c. A4-4 Spartina marsh (Sec. 5, T. 20 S., R. 34 E.);
 - d. A4-6 Cypress dome (Sec. 4 & 5, T. 20 S., R. 34 E.);
 - e. A4-7 Cypress dome (Sec. 5, T. 20 S., R. 34 E.);
 - f. A4-9 Cypress dome/Shallow marsh (Sec. 5 & 8, T 20 S, R. 34 E.);
 - g. A4-14 Cypress Dome/Marsh (Sec. 8, T. 20 S., R. 34 E.);
 - h. A4-15 Shallow Marsh (Sec. 5, T. 20 S., R. 34 E.);

- i. A4-16 Shallow marsh (Sec. 31, T. 19 S., R. 34 E.).
22. The permittee shall conduct hydrologic and photo monitoring at each of the five (5) wetland areas listed below:
- a. A4-17, wetland 4, cypress and wet prairie (Sec 32, T. 19 S., R. 34 E.);
 - b. A4-18, wetland 34, freshwater marsh (Sec 6, T. 20 S., R. 34 E.);
 - c. A4-19, wetland 28, cypress and freshwater marsh (Sec 36, T. 19 S., R. 33 E.);
 - d. A4-20, wetland 65, freshwater marsh (Sec 6, T. 20 S., R. 34 E.);
 - e. A4-21, wetland 45, freshwater marsh (Sec 12, T. 20 S., R. 33 E.).

The permittee must install shallow monitoring wells at each of the above-listed wetland sites. The wells must be located near the upland/wetland interface. The monitoring well design and specific locations must be approved in writing by the District staff before the wells are installed. The monitoring wells must be installed by a licensed water well contractor (as required in 373.336 (1)(b), F.S.), and all monitoring devices shall be surveyed to NAVD (1988) to an accuracy of +/- 0.01 foot. Water level monitoring must be initiated by August 10, 2011.

If another agency or utility is monitoring the same water body, then the same monitoring equipment/data can, upon written approval by SJRWMD, be used with the owner's consent. A staff gauge may substitute for a shallow monitoring well if District staff determine that the substitution would be capable of capturing a complete range of water fluctuation.

23. At each of the five new monitoring locations, transect locations where vegetation and soils are to be sampled must be approved by the District for each wetland monitoring site by August 10, 2011. Each transect shall be a minimum of 150 feet in length, and located such that 50 feet of the adjacent upland is included, and oriented towards the wetland center and perpendicular to the wetland edge. The monitoring well should be located on the transect (if possible). If the adjacent upland consists of placed fill, then the transect may be limited to 120 feet in length, such that 20 feet of the adjacent upland is included. The following information must be recorded for each transect:
- a. A permanent photo station must be monumented on the transect near the monitoring well for annual photographs to be taken in September.
 - b. Soil surface elevations must be recorded to an accuracy of +/- 0.1 foot at 5 foot intervals and wherever there is a change in plant community.
 - c. Other environmental features such as the upland/wetland interface, current water level, cypress buttress inflection points (up to 3 individuals), lower extent of lichen lines or upper extent of moss collars, watermarks, and the lower edge of the saw palmetto (*Serenoa repens*) fringe must be surveyed, if present.

- d. Plant communities must be described, including a listing of all vascular plant species, by plant community, present within 10 feet of one side of the transect line, their relative abundance, and the diameter at breast height (d.b.h.) of any woody plants greater than 1" d.b.h.
 - e. A description of soil color, texture, and hydric soil indicators must be made in the top 24 inches of soil at 25 foot intervals along the transect described above for a total of 7 stations. If the soil survey depicts the soils as open water, then the soil description will occur out to a water depth of 3 feet, and depth to sediment surface, and depth of organic substrate will be recorded for the remaining intervals.
24. A Baseline Monitoring Site Report for the five new monitoring locations must be submitted to the District on or before May 10, 2012. The report must include the following information for each monitoring site (as applicable): a) a diagram of the elevations, plant communities, and hydric soils located along the transect, b) a summary of the soils data collected, c) a summary of the vegetation data collected, and d) information regarding the installation of the monitoring wells, including a well completion report, latitude/longitude coordinates of the well, well location on a map, and a brief site description.
25. Monitoring data must be submitted electronically as spreadsheets on or before January 31st and July 31st of each year in a District approved computer accessible format. Data submittal will start on July 31, 2011. The following information must be recorded by the permittee for each wetland monitoring site: water level (weekly without data loggers or daily with data loggers). Water level data must be reported as elevation above sea level (NAVD 1988). The Permittee must contact the District for specific details on how to submit the computer accessible information. These data must also be submitted as a legible paper copy (two copies).
26. On or before March 31st of each year, the permittee shall submit an annual report summarizing the monitoring efforts and comparing all of the wetland monitoring data from all monitoring sites recorded for the last calendar year and previous years. The report must include panoramic photographs taken in September at the established photo stations, and graphs summarizing the pumping volume and monitoring data. The elevation of the upland/wetland interface must be indicated on the graphs. In addition, the report must include a brief analysis of any data trends.
27. If the permittee is unable to obtain or maintain legal access to any of the monitoring sites referenced above, the permittee must notify SJRWMD in writing within 15 days of concluding that access to any specific site is not possible. Within 45 days of this notification, the permittee must submit an alternative site to modify the monitoring network. Within six months of SJRWMD approval of the monitoring network modification, the permittee must implement the approved change(s).

28. The permittee is notified that for nonuse for a period of 2 years or more of the water supply allowed by the permit, the Governing Board may revoke the permit permanently and in whole unless the permittee can prove that its nonuse was due to extreme hardship caused by factors beyond the permittee's control.
29. Saline monitor wells SWMW 1 through 7, and production wells WR-1 (38767), WR-2 (38768), WR-3 (38769), WR-4 (38770), WR-5A (451107), WR-6 (38772), 407 (38773), 408 (38774), 409 (38775), WR-7 (38776), 411 (38777), 412 (38778), 413 (38779), WR-8 (338780), and WR-9 (38781) shall be monitored for chlorides and total dissolved solids as provided in the saline monitoring plan submitted on 11/02/2023 and the results submitted to the District bi-annually with the water use submittals.
30. The permittee must have groundwater samples collected and analyzed bi-annually in May and November from production wells WR-1 (38767), WR-4 (38770), WR-5A (451107), 407 (38773), 409 (38775), WR-7 (38776), 413 (38779) and WR-8 (38780) for the permit duration.

Sample Collection

All groundwater samples must be collected in accordance with Florida Department of Environmental Protection (DEP) Standard Operating Procedure FS 2200 for groundwater sampling (DEP-SOP-001/01), DEP Quality Assurance Rule, 62-160, F.A.C.

Wells must be purged in accordance with the appropriate procedure in FS 2200, as necessary to evacuate water from the well column and induce groundwater representative of the hydrogeologic formation into the well prior to sampling. Purged water must be sampled and analyzed in the field for the following parameters:

Water Temperature (oC)
pH (SU)
Specific Conductance (umhos/cm or uS/cm)
Turbidity (NTU)

Calibrated instruments equipped with probe sensors are acceptable for field measurements during well purging and water quality sampling procedures. Purging and sampling must be documented using the Groundwater Sampling Log form referenced in FS 2200 or equivalent.

Water samples must be preserved in accordance with the selected laboratory analytical method, stored on ice immediately after collection and remain on ice until received and processed by the laboratory.

Laboratory Analyses

Water samples must be analyzed in the laboratory for the following major ion suite:

Calcium (mg/L)
Magnesium (mg/L)
Potassium (mg/L)
Sodium (mg/L)
Total iron (mg/L)
Chloride (mg/L)
Sulfate (mg/L)
Bicarbonate Alkalinity (as mg/L CaCO₃)
Carbonate Alkalinity (as mg/L CaCO₃)
Total Dissolved Solids (mg/L)
Specific Conductance (umhos/cm or uS/cm)

Quality Assurance

The permittee must provide documentation that field instruments were properly calibrated prior to obtaining field measurements during purging and sampling.

All water quality analyses must be performed by a laboratory certified by the Florida Department of Health (DOH) Environmental Laboratory Certification Program (ELCP) and the National Environmental Laboratory Accreditation Program (NELAP). All laboratory analyses must be performed using methods for which the laboratory has DOH certification. All laboratory analyses must be completed within EPA holding times. If data is lost or a laboratory error occurs and the EPA holding time for an analysis has expired, the permittee must have the well re-sampled within 15 days of notification from the laboratory that a loss or laboratory error has occurred. The resample shall be collected according to the procedures described above, and analyzed for the field parameters and the major ion suite listed above.

Laboratory analyses utilizing selective ion electrodes and field screening test kits (e.g., Hach and LaMotte) are not acceptable due to the inadequate sensitivity of these methods.

All major ion analyses must be checked for anion-cation balance (equivalent concentration in meq/L), and must not exceed 5% difference. If the ion balance exceeds 5% difference, the permittee must review the data and include in the report submitted to the District, a discussion of the cause or explanation of the imbalance. The permittee may also be required to have the sample re-analyzed if it is within acceptable holding times or have the well re-sampled. The resample shall be collected according to the procedures described above, and analyzed for the four field parameters and the major ion suite.

Report

A report must be submitted to the District no later than the last day of the month after the month of the sampling (e.g., the report for samples collected in May must be submitted to the District no later than June 30). The report must include the following:

- Table summarizing results for field measurements and laboratory chemical analyses
- Groundwater sampling log
- Field instrument calibration verification
- Chain of custody form (if outsourced)
- Laboratory analytical report (if outsourced)

All data must be submitted to the District in a District-approved electronic format readable by the District's computerized database. Form No. 40C-2.900(11) in paper format may be used in lieu of the electronic format for permittees not having access to a computer or the internet.

31. The permittee shall measure the quantity of water withdrawn from wells: WR-1 (38767), WR-2 (38768), WR-3 (38769), WR-4 (38770), WR-5A (451107), WR-6 (38772), 407 (38773), 408 (38774), 409 (38775), WR-7 (38776), 411 (38777), 412 (38778), 413 (38779), WR-8 (338780), and WR-9 (38781) by inline totalizing flow meters. The totalizing flow meters shall maintain 95% accuracy, be verifiable, and be installed according to manufacturer specifications. Documentation of proper installation of the flow meter (e.g. photograph) shall be submitted to the District within 30 days of meter placement. A site visit by staff can also serve as documentation.
32. Total withdrawal from wells: WR-1 (38767), WR-2 (38768), WR-3 (38769), WR-4 (38770), WR-5A (451107), WR-6 (38772), 407 (38773), 408 (38774), 409 (38775), WR-7 (38776), 411 (38777), 412 (38778), 413 (38779), WR-8 (338780), and WR-9 (38781) shall be recorded continuously, totaled monthly, and reported to the District every six months for the duration of the permit using District Form No. EN-50. The reporting dates each year will be as follows:

Reporting Period	Report Due Date
January - June	July 31
July - December	January 31

33. If any quarterly water sample from a production well shows a chloride concentration exceeding 250 mg/l, that well will be taken out of service until a subsequent quarterly sample from the well shows a chloride concentration less than 250 mg/l. If an interim sample is taken from the well with results indicating a chloride concentration between 200 mg/l and 249 mg/l, then the well may be

used in the limited manner as described in this condition. If any quarterly water sample from a production well shows a chloride concentration between 200 mg/l and 249 mg/l, then the pumping from that well shall either be limited to no more than 6 hours per day with a minimum 24 hours recovery between pumping cycles or be conducted in accordance with the protocol submitted by the permittee and approved by the District prior to operation of the Area IV Wellfield. This condition shall not restrict the operation of a production well whose quarterly water sample shows a chloride concentration of less than 200 mg/l.