AGREEMENT FOR CONSTRUCTION AND FINANCING OF SEWER UPGRADES

THIS Agreement for the Construction and Financing of Sewer Upgrades (hereinafter referred to as "Agreement") is made as of the _____ day of _____, 20___ by and between DeKalb County, Georgia (hereinafter referred to as "County") and Bottling Group, LLC, a Delaware limited liability company and an indirect subsidiary of PepsiCo, Inc., with its principal place of business located at 700 Anderson Hill Road, Purchase, New York 10577 (hereinafter referred to, together with any entity to which it may assign its rights under this Agreement, as the "Company").

WITNESSETH:

WHEREAS, the Company is undertaking the expansion of its manufacturing facility located at 1644 Rock Mountain Boulevard, Stone Mountain, Georgia (the "**Project**"); and

WHEREAS, the Project will increase demand on the existing sanitary sewer infrastructure and lines serving the Project site; and

WHEREAS, the Project will require upgrading and expanding portions of the existing sanitary sewer infrastructure and lines to accommodate additional discharge of water into the Sewer System (the "Improvements"); and

WHEREAS, the County has previously adopted Section 25-177 of the Code of DeKalb County, as revised 1988 (hereinafter "Code"), outlining a method of cost sharing between the County and a private developer when a proposed development would require expansion of the existing sanitary sewer system; and,

WHEREAS, due to the complex nature of the Improvements contemplated by this Agreement and the extent of the improvements and expansion of the sanitary sewer system beyond

just Company's use, the County's Department of Watershed Management or its contractors has agreed to complete the Improvements and Company has agreed to make a contribution towards the Improvements in an amount not to exceed \$600,000.00 as the appropriate method of cost sharing; and

WHEREAS, the purpose of this Agreement is for the parties to enter into a binding contract evidencing their agreement as to the installation and financing of the Improvements;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged and in consideration of the mutual promises and undertakings contained herein, the parties hereto to hereby agree and consent to the following:

1. Improvements. The Improvements will consist of upgrades and expansion of certain portions of the DeKalb County sanitary sewer infrastructure and lines servicing 1644 Rock Mountain Boulevard, Stone Mountain, Georgia (the "Site"). The County, through its Department of Watershed Management and/or its contractor, will determine those portions of the sanitary sewer infrastructure and lines to be upgraded and expanded (the "Work") from the candidate areas presented in Exhibit A and the corresponding pipe rehabilitation list presented in Exhibit B. The Work shall be completed to the extent necessary to generate 180,000 gallons per day in sewer capacity credits as calculated per DeKalb County's Capacity Assurance Banking Credit Program. The County's Department of Watershed Management, or other applicable department, shall operate and maintain the Improvements in accordance with applicable laws.

2. Term of Agreement and Relevant Times

- a. This Agreement shall become effective upon the date of execution, and terminate on December 31, 2024, unless terminated earlier in accordance with the termination provision of this Agreement or extended by and through consent of the parties.
- b. The County agrees to have the Improvements required by Section 1 of this Agreement designed, constructed and operational no later than <u>December 31</u>, 2022.

- c. The County's approval of Company's request for sewer capacity will expire two (2) years from the date listed on the County's correspondence entitled "SEWER CAPACITY APPROVAL IN LIEU OF CERTIFICATION," (the "expiration date"). At that time, a new request for capacity must be submitted to the County for review and approval. Extensions of up to one (1) year will be considered if made in writing more than sixty (60) days prior to the expiration date.
- d. Any sewer capacity credits created are non-transferable by the Company unless the proposed transfer is to an affiliate of Company operating the Site for use related to the Project and consistent with this Agreement and DeKalb County's policies. Any sewer capacity credits created as a result of the Improvements that are in excess of those required by the Company, or an affiliate of Company, as reflected in this Agreement and in accordance with DeKalb County's policies shall remain in the control of the County.

3. Reimbursement of a Portion of Improvement Costs by Company

- a. Company agrees that upon completion of the Improvements and before Company shall be allowed access to the County's sanitary sewer system, Company shall reimburse the County a total amount not to exceed \$600,000.00.
- b. In the event the County does not have the Improvements operational by December 31, 2022, the Company may cancel this Agreement at no cost to the Company. Any notice of cancellation shall be provided to the County at the following addresses:

DeKalb County Department of Watershed Management ATTN: Della Taylor 1580 Roadhaven Dr. Stone Mountain,Ga 30083

- c. In no event shall the Company's Contribution, exclusive of any interest as defined in Section 3(e) of this Agreement, exceed \$600,000.00.
- d. Upon the completion of the Improvements, the County shall provide an invoice reflecting the final amount of the Company's Contribution, including instructions for payment of such amounts, to the Company at the following address:

Bottling Group, LLC ATTN: Rajendra Gursahaney, Vice President of Engineering 700 Anderson Hill Road Purchase, NY 10577 ATTN: Legal Department 700 Anderson Hill Road Purchase, NY 10577

- e. In the event the Company's Contribution is more than thirty (60) days past due, the County may:
 - i. charge Company interest at a rate of one-percent (1%) per month as to the outstanding amount of the Company's Contribution until the past due amount is paid to the County in full; and,
 - ii. refuse to allow Company access to the County's sanitary sewer system and the Improvements until the past due amount of the Company's Contribution is paid to the County in full.

4. Requirements before Connection to the County's Sanitary Sewer System

- a. The Company agrees, prior to connecting to the County's sanitary sewer system, to comply with the following requirements:
 - 1. Install low-flow plumbing fixtures;
 - 2. Prevent discharge of fats, oils, and grease (FOG) into the wastewater collection system;
 - 3. Maintain caps on service line cleanouts for sewer laterals;
 - 4. Maintain private sewer service lines; and
 - 5. Ensure roof and floor drains are not connected to the wastewater system.
- b. If Company fails to comply with the requirements listed above in Section 4(a), the County may terminate the approval to connect to the sanitary sewer system.
- 5. <u>Termination</u>. The parties agree that this Agreement shall terminate on the date on which an amount equal to the Company's Contribution and any interest payments that may be due the County pursuant to this Agreement have been paid to the County in full under this Agreement; provided that the Improvements servicing the Site are operational after the Company connects to the sanitary sewer system.

6. Miscellaneous.

- a. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof.
- b. The recitals above are part of this Agreement.
- c. County may not assign its rights under this Agreement. The Company may not assign its rights under this Agreement except to an entity that will own or operate the Project, with the previous written consent of the County.
- d. Each individual executing this Agreement on behalf of a party represents and warrants to the other party that such individual is authorized to do so and that his signature binds the party on whose behalf he is executing this Agreement.
- e. County and the Company acknowledge, one to the other, that the terms of this Agreement constitute the entire understanding and agreement between the parties concerning the subject matter of this Agreement, and supersedes all prior oral or written agreements or understandings. No representation, oral or written, not incorporated in this Agreement shall be binding upon the County or the Developer. All parties must sign any amendments to the Agreement.
- f. This Agreement is governed by the laws of the state of Georgia without regard to conflicts of law principles thereof. Should any party institute suit concerning this Agreement, venue shall be in the Superior Court of DeKalb County, Georgia. Should any provision of this Agreement require judicial interpretation, it is agreed that the court interpreting or construing the same shall not apply a presumption that the terms hereof shall be more strictly construed against one party by reason of the rule of construction that a document is to be construed more strictly against the party who itself or through its agent prepared the same, it being agreed that the agents of all parties have participated in the preparation hereof.
- g. If a court of competent jurisdiction renders any provision of this Agreement (or portion thereof) to be invalid or otherwise unenforceable, that provision or portion thereof shall be severed and the remainder of this Agreement shall continue in full force and effect as if the invalid provision or portion thereof was not part of this Agreement. Any such holding materially affecting the commitments herein may be the subject of further negotiations for purpose of legally revising the consideration involved. No action taken pursuant to this Agreement shall be deemed to constitute a waiver of compliance with any

- representation, warranty, covenant or agreement contained in this Agreement and should not operate or be construed as a waiver of any subsequent breach, whether of a similar or dissimilar nature.
- h. Nothing under this Agreement and no action taken pursuant hereto shall cause the County and Company to be treated as a partnership, joint venture, association, or other common entity.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed in three (3) counterparts, each to be considered an original by their authorized representative.

BOTTLING GROUP, LLC.	DEKALB COUNTY, GEORGIA
By:	
Signature	Michael L. Thurmond Chief Executive Officer DeKalb County, Georgia
Name	ATTEST:
Title	BARBARA H. SANDERS, CCC Clerk to the Board of Commissioners and Chief Executive Officer
	APPROVED AS TO SUBSTANCE:
	David Hayes Director
	Department of Watershed Management APPROVED AS TO FORM:
	County Attorney Signature

County Policy for Allocating Wastewater Capacity Credits

PREPARED FOR: DeKalb County

PREPARED BY: Consent Decree Program Management Team (CDPMT)

DATE: March 25, 2022

1. Background

The Capacity Assurance Program (CAP), as part of the Modified Consent Decree (MCD) filed 9/22/2021, includes provisions that allow use of a capacity banking credit system to approve new connections or increases in flow from existing connections in cases where adequate capacity can not be certified under other CAP provisions. As described in Section 5 of the CAP, this banking credit system provides parameters and formulas for determining capacity credits associated with certain capacity enhancing projects including gravity sewer rehabilitation projects to reduce infiltration and inflow (I/I). These capacity credits may then be applied to offset the proposed additional peak flow contributions from new development, allowing for capacity approval in lieu of adequate capacity certification.

While the County's ongoing sewer rehabilitation and capacity improvement program generates capacity credits for use by development, it is recognized that the demand for capacity credits may be greater than the amount of capacity credits available at a given time. Additionally, larger developments require larger capacity credit allocations and apply more demand on the County's wastewater collection, transmission and treatment system and thus should be required to assist in funding of capacity improvements necessary to facilitate their capacity approval. Further, certain types of projects provide enhancements to underserved communities, and should be considered higher priority than other developments in need of capacity credits. For these reasons, the following policy establishes guidelines for allocating capacity credit allotments for new development.

Attachment 1 provides a flow chart of the developer capacity approval requirements described below.

2. Requirements for Developments to Increase Capacity of Receiving Wastewater Infrastructure

Proposed peak flow contributions from new developments shall be reviewed to determine the extent to which they comprise the total available capacity of the County's receiving wastewater collection and transmission system assets. The developer shall be required to participate in a project to increase the conveyance capacity of portions of the downstream gravity sewer or lift station(s) where the development's proposed peak flow contribution exceeds 50% of the capacity of these structures. Projects to increase the capacity of the downstream gravity sewer or lift station(s) shall be governed by DeKalb County's Sanitary Sewer Main Extension Policy as per Section 25-177 of the DeKalb County Code of Ordinances.

Should the project to increase downstream conveyance capacity described above be insufficient to certify of adequate capacity under the terms of the CAP, capacity credits will be required to approve the development for connection.

3. Capacity Credits for Community Enhancement Developments

Developments which enhance their surrounding community will be given priority over other capacity requests which require capacity credits to gain connection approval.

3.1 Community Enhancement Criteria

Examples of developments which may be considered to enhance the surrounding community include, but are not limited to, the following:

- Low-income housing which qualifies for U.S. Department of Housing and Urban Development (HUD) subsidies
- Developments which qualify for the U.S. Department of Treasury New Markets Tax Credit Program such as grocery stores located in food deserts
- Government facilities which do not meet the requirements per Section 3.5.1 of the CAP to be defined as Essential Services
- Developments with funding participation from federal, state, or local government
- Developments which provide community enhancement and which are located in Economic Opportunity Zones

To qualify as a Community Enhancement Development, developers must submit community impact statements with their sewer capacity request submission. The community impact statement shall describe the nature of the community enhancement provided by the development, how the development meets the criteria listed above, and documentation to support the community enhancement claim. The County reserves the right to approve or disapprove designation of the project as a Community Enhancement Development and to request additional information.

3.2 Reservation of Capacity Credits for Community Enhancement Projects

The County shall reserve capacity credits in the amounts provided in Table 3-1 on an annual basis for projects designated as Community Enhancement Developments. Upon replenishment of the capacity credit reserves annually, the County may also adjust the total capacity credit reserves allocated for each Model Area. Adjustments for each Model Area will be based on a review of remaining capacity issues, available capacity credits, and projections regarding future Community Enhancement Developments.

<i>l able 3-1:</i>	Capacity	ı Credit Reserves L	y Model Area

Model Area	Capacity Credits Reserved
	For Community Enhancement
	Developments
Intrenchment Creek	10,000
Miscellaneous	5,000
Nancy Creek	10,000
North Fork Peachtree Creek	20,000
South Fork Peachtree Creek	20,000
Pole Bridge	5,000

Snapfinger	30,000
------------	--------

For a development that has been designated as Community Enhancement Development, the County may allocate up to 20% of the total capacity credit reserves listed above towards the amount of capacity credits required for approval of the development. Approval of Community Enhancement Developments require allocation of available capacity credits equal to the development's proposed peak flow rate. Additional capacity credits, beyond the amount credited from the County's Community Enhancement Development reserves, shall be allocated per Section 5 below.

4. Allocation of Capacity Credits

Table 4-1 provides flow rates by Model Area which are used to determine a development's eligibility for use of unallocated capacity credits within the County's banking credit system. For the purpose of this section, Eligible Developments are defined as those with peak flow rates less than or equal to the flow rates listed in Table 4-1.

Available capacity credits in the banking credit system shall be credited to Eligible Developments in the order in which their capacity requests are received. For Eligible Developments, the County shall require capacity credits equal to their proposed peak flow rate in order to gain approval for connection.

Table 4-1:	Eligibility for	Use of Unallocated	l Credits by Model Area	

Model Area	Eligibility for Use of Unallocated Credits – Maximum Allowable Flow Rates (gpd)
Intrenchment Creek	20,000
Miscellaneous	10,000
Nancy Creek	10,000
North Fork Peachtree Creek	30,000
South Fork Peachtree Creek	20,000
Pole Bridge	10,000
Snapfinger	30,000

The flow rates listed in Table 4-1 shall be reviewed annually. Adjustments may be made for each Model Area and shall be based on a review of remaining capacity issues, available capacity credits, and analysis of prior capacity requests.

Ineligible Developments, those with peak flow rates exceeding the flow rates listed in Table 4-1, shall be required to participate in the completion of capacity improvement projects. Ineligible Developments, except for those designated as Community Enhancement Developments, shall require capacity credits equal to their proposed peak flow rate plus an additional 20% capacity credit contribution to provide further benefit to the community. If the banking credit system has more credits available than are required to approve Eligible Developments, the County may contribute a portion of the remaining, unallocated capacity credits to assist Ineligible Developments with meeting their capacity credit requirements.

4.1 Developer Participation in Capacity Improvement Projects

Capacity improvement projects include infiltration and inflow (I/I) projects such as rehabilitation of gravity sewers, repair of manhole defects, and replacement of vented manhole lids. Further information on these types of projects and their associated capacity credit calculations can be found in CAP Section 5.3.6. Below are requirements for identification and completion of capacity improvement projects where developer participation is required.

- The County shall identify the gravity sewer pipe segments (from manhole to manhole) eligible for inclusion in the capacity improvement project scope.
- Vented manhole lids identified at manholes adjacent to the gravity sewer pipes to be rehabilitated may also be included in the project scope upon County approval.
- Initial capacity credit estimates associated with the scope of rehabilitation as provided by the County are subject to change based upon field confirmations. The County's inventory of manholes with vented lids is not fully comprehensive and does not include all of the information required to calculate their related capacity credits.
- All work is to be completed in compliance with the County's standard specifications.
- Work requires County inspection and, upon completion, acceptance testing prior allocation of capacity credits to the development.
- Capacity credits generated by the project beyond that required to approve the development shall be deposited in the banking credit system for use at the sole discretion of the County.

5. Capacity Credit Allocation Requirements

The following requirements apply to all developments which are approved for wastewater connection through the use of capacity credit allocations.

5.1 Private Property Plumbing and Service Line Requirements

Sections 25-45 through 25-49 of DeKalb County's Code of Ordinances require the use of water conserving plumbing fixtures for all properties in unincorporated DeKalb County. All developments which require capacity credit allocations in order to gain wastewater connection approval, in both incorporated and unincorporated areas of the County, shall be required to install or retrofit of all plumbing within the development with water conserving, low-flow plumbing fixtures in order to gain approval.

Additionally, all developments which make use of capacity credit allocations to gain approval shall be further required to maintain their wastewater service line by preventing discharge of fats, oils, and grease (FOG), keeping cleanout caps in place, repairing any deteriorated portions of their wastewater service line, and disconnecting roof, foundation, and area drains from the wastewater system.

In order to receive a Certificate of Occupancy, the development shall be required to submit certification from a licensed plumber that the property's plumbing and service line comply with the following sections from the County's Code of Ordinances:

- Code Section 25-45 25-49: Inefficient plumbing fixtures replacement
- Code Section 25-218: Prohibition from connection, directly or indirectly, of roof, foundation, and area drains to the public sewer system
- Code Section 25-251: Service line in good order and free of defects which may allow the discharge of stormwater, surface runoff, or groundwater to the public sewer system

5.2 Expiration of Capacity Credit Allocations

Sewer capacity approvals granted through the use of capacity credit allocations are valid for two (2) years from the date of the capacity approval. After such time, the County reserves the right to cancel the development's connection approval and deposit the allocated capacity credits into the County's banking credit system. The developer may request a time extension of up to one (1) additional year provided the request is submitted, in writing, to the DeKalb Watershed Management Planning and Development Department no less than 60 days prior to the capacity credit allocation deadline.

5.3 Transferability of Capacity Credit Allocations

Capacity credits shall only be assigned to the property associated with the original capacity approval and may not be transferred to any other property. Following receipt of capacity approval from the County, any changes made to the development's proposed use require submission of an updated Sewer Capacity Request.

5.3.1 Reduction of Development's Proposed Peak Flow

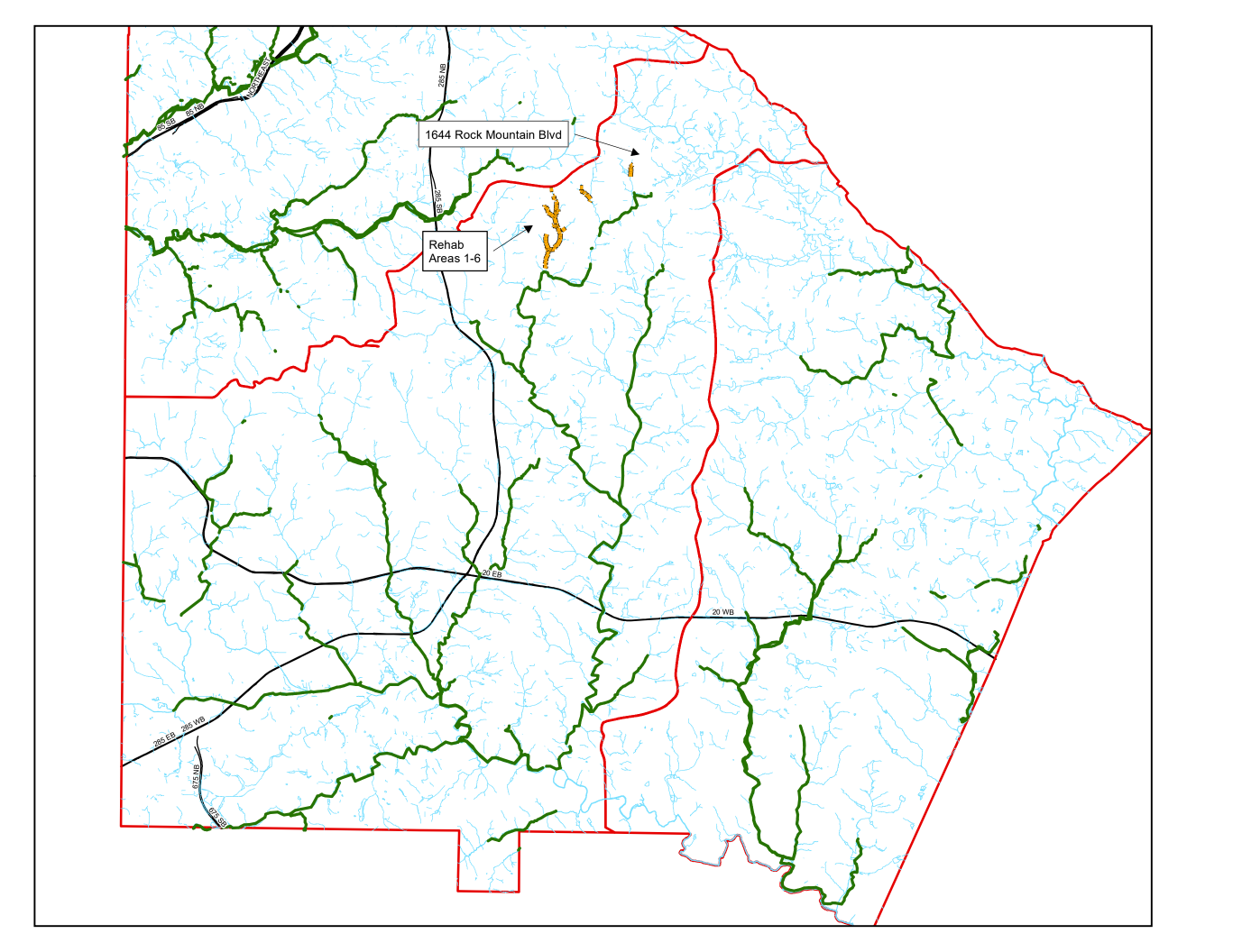
The following applies to updates to the Sewer Capacity Request which result in a decrease in the development's proposed peak flow:

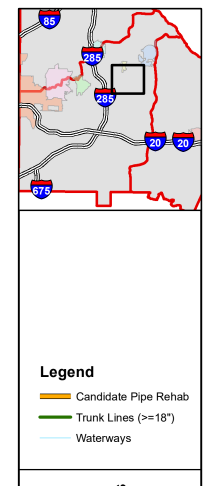
- The excess portion of the previous capacity credit allocation shall be returned to the banking credit system for use at the sole discretion of the County.
- For developments which are required to participate in capacity improvement projects, the scope
 of such projects shall be reduced according to the development's updated proposed peak flow
 only to the extent such projects have not yet been completed.

5.3.2 Increase in Development's Proposed Peak Flow

The following applies to updates to the Sewer Capacity Request which result in an increase in the development's proposed peak flow:

- Resubmission of the Sewer Capacity Request shall result in cancellation of the development's
 previously allotted capacity credits held in the County's credit banking system and the process
 for determining the extent of capacity credits available to approve the development shall begin
 again according to the flow chart in Attachment 1.
- For developments which are required to participate in capacity improvement projects, the
 capacity credits previously allotted to the development from such projects shall remain
 allocated to the development. Further, the scope of the capacity improvement projects
 requiring the developer's participation shall be increased according to the increase in the
 development's updated proposed peak flow contribution.





1644 Rock Mountain Boulevard Candidate Developer Rehab Projects



Exibit B
Pipe Rehab List Associated with Areas 1 - 6

Pipe	Riparian	Diameter	Length	IDM*	Base Credit	Credits	Area
18-124-s20018-124-s201	34000	12		0.585553	19,909	6,636	Area1
 18-138-s032	34000	12	83.47969	0.189727	6,451		Area1
18-138-s033 18-138-s032	34000	12	180.5165		13,949		Area1
18-138-s035 18-138-s036	34000	12	108.4718	0.246527	8,382		Area1
18-138-s036 18-138-s037	34000	12			11,157	3,719	Area1
18-138-s037 18-138-s001	34000	12			6,898	2,299	Area1
18-138-s001 18-138-s038	34000	12	217.4551	0.494216	16,803	5,601	Area1
18-138-s038 18-124-s200	34000	12	227.8373		17,606		Area1
18-122-s072 18-122-s074	34000	8			7,809	2,603	Area2
18-122-s075 18-122-s074	34000	8	156.9793		8,087		Area2
18-123-s031 18-123-s030	34000	8			4,802		Area2
18-123-s040 18-123-s041	34000	8			5,973		Area2
18-122-s070 18-122-s071	34000	8			13,668		Area2
18-122-s074 18-122-s090	34000	10			11,992	3,997	Area2
18-122-s09018-122-s091	34000	10	102.4721	0.194076	6,599	2,200	Area2
18-122-s091 18-122-s217	34000	10	187.0815	0.354321	12,047		Area2
18-122-s21918-123-s030	34000	10	291.0763	0.551281			Area2
	34000	10	387.7475		18,744		Area2
18-123-s03018-123-s050 18-093-s06918-093-s068	34000	8		0.73437	24,969	8,323	
		_		0.080851	2,749		Area3
18-093-s07718-093-s074	34000	8			13,118		Area3
18-093-s07918-093-s077	34000	8		0.261418	8,888		Area3
18-093-s08018-093-s079	34000	8			2,735	912	Area3
18-093-s12218-093-s123	34000	8			13,031	4,344	Area3
18-093-s12518-093-s124	34000	8			8,552	2,851	Area3
18-094-s03718-094-s038	34000	8	313.0181	0.47427	16,125		Area3
18-094-s03818-093-s122	34000	8		0.506125	17,208		Area3
18-094-s21618-094-s217	34000	8	122.372	0.185412	6,304		Area3
18-094-s21718-094-s218	34000	8		0.18368	6,245		Area3
18-094-s21818-094-s037	34000	8			16,857		Area3
18-122-s00318-122-s004	34000	8			6,724	2,241	Area3
18-122-s00418-122-s005	34000	8	324.068		16,694	5,565	Area3
18-122-s00518-122-s006	34000	8			5,273		Area3
18-122-s01118-122-s008	34000	8	146.8967	0.222571	7,567		Area3
18-122-s20418-122-s001	34000	8			16,833		Area3
18-093-s06618-093-s065	34000	15			46,804	15,601	Area3
18-093-s06718-093-s066	34000	15		0.309464	10,522	3,507	Area3
18-093-s06818-093-s067	34000	15		0.30939	10,519	3,506	Area3
18-093-s07318-093-s068	34000	15	91.15443	0.258961	8,805	2,935	Area3
18-093-s07418-093-s073	34000	15	209.457	0.595048	20,232	6,744	Area3
18-093-s07418-093-s001	34000	15	148.782	0.422676	14,371	4,790	Area3
18-093-s00118-093-s073	34000	15	60.68958	0.172414	5,862	1,954	Area3
18-093-s07518-093-s074	34000	15	96.06585	0.272914	9,279	3,093	Area3
18-093-s07618-093-s075	34000	15	308.5886	0.876672	29,807	9,936	Area3
18-093-s20218-093-s076	34000	15	230.6352	0.655214	22,277	7,426	Area3
18-122-s00818-122-s009	34000	15	193.0382	0.548404	18,646	6,215	Area3

-	-							
18-122-s0091	18-093-s202	34000	15	221.918	0.630449	21,435	7,145	Area3
18-093-s0361	18-093-s014	34000	8	383.5557	0.581145	19,759	6,586	Area4
18-093-s0871	18-093-s063	34000	8	141.8491	0.214923	7,307	2,436	Area4
18-093-s0881	18-093-s087	34000	8	49.73674	0.075359	2,562	854	Area4
18-093-s0891	18-093-s088	34000	8	136.3759	0.20663	7,025	2,342	Area4
18-093-s0901	18-093-s089	34000	8	49.13943	0.074454	2,531	844	Area4
18-093-s0911	18-093-s088	34000	8	39.05863	0.05918	2,012	671	Area4
18-093-s0921	18-093-s091	34000	8	161.1358	0.244145	8,301	2,767	Area4
18-093-s1341	18-093-s090	34000	8	77.46414	0.11737	3,991	1,330	Area4
18-070-s2141	18-070-s006	34000	8	106.9201	0.162	5,508	1,836	Area4
18-093-s0611	18-093-s033	34000	15	257.387	0.731213	24,861	8,287	Area4
18-093-s0621	18-093-s061	34000	15	292.5781	0.831188	28,260	9,420	Area4
18-093-s0631	18-093-s062	34000	15	263.7708	0.749349	25,478	8,493	Area4
18-093-s0641	18-093-s063	34000	15	281.0915	0.798555	27,151	9,050	Area4
18-093-s0651	18-093-s064	34000	15	75.68236	0.215007	7,310	2,437	Area4
18-070-s0011	18-070-s053	34000	15	256.242	0.72796	24,751	8,250	Area4
18-070-s0021	18-070-s303	34000	15	135.0234	0.383589	13,042	4,347	Area4
18-070-s0031	18-070-s002	34000	15	225.694	0.641176	21,800	7,267	Area4
18-070-s0041	18-070-s003	34000	15	205.653	0.584241	19,864	6,621	Area4
18-070-s0051	18-070-s004	34000	15	410.2941	1.165608	39,631	13,210	Area4
18-070-s0061	18-070-s005	34000	15	304.3695	0.864686	29,399	9,800	Area4
18-070-s0531	18-070-s201	34000	15	270.2311	0.767702	26,102	8,701	Area4
18-070-s3031	18-070-s001	34000	15	176.2377	0.500675	17,023	5,674	Area4
18-093-s0331	18-070-s006	34000	15	266.316	0.756579	25,724	8,575	Area4
18-069-s0971	18-070-s203	34000	8	128.3774	0.194511	6,613	2,204	Area5
18-069-s0591	18-069-s058	34000	8	299.6344	0.453992	15,436	5,145	Area5
18-069-s0601	18-069-s059	34000	8	269.9806	0.409061	13,908	4,636	Area5
18-069-s099-dr	op18-069-s(34000	8	10.00014	0.015152	515	172	Area5
18-069-s0991	18-069-s098	34000	8	214.8171	0.32548	11,066	3,689	Area5
18-069-s0581	18-069-s057	34000	8	298.346	0.452039	15,369	5,123	Area5
18-069-s0571	18-069-s156	34000	8	214.3017	0.3247	11,040	3,680	Area5
18-069-s0981	18-069-s097	34000	8	65.34993	0.099015	3,367	1,122	Area5
18-070-s2031	18-070-s201	34000	8	97.4452	0.147644	5,020	1,673	Area5
18-069-s1561	18-069-s055	34000	8	301.7835	0.457248	15,546	5,182	Area5
18-069-s0461	18-069-s045	34000	15	256.9633	0.730009	24,820	8,273	Area6
18-070-s2001	18-069-s050	34000	15	134.7859	0.382914	13,019	4,340	Area6
18-069-s0451	18-042-s218	34000	15	188.0883	0.534342	18,168	6,056	Area6
18-042-s2181	18-042-s219	34000	15	253.7419	0.720858	24,509	8,170	Area6
18-070-s2011	18-070-s200	34000	15	90.19727	0.256242	8,712	2,904	Area6
18-069-s0471	18-069-s046	34000	15	223.5747	0.635155	21,595	7,198	Area6
18-069-s0491	18-069-s048	34000	15	287.5601	0.816932	27,776	9,259	Area6
18-069-s0481	18-069-s047	34000	15	276.9569	0.786809	26,752	8,917	Area6
18-069-s0501	18-069-s049	34000	15	241.7271	0.686725	23,349	7,783	Area6

Notes: *IDM = Inch-Diameter-Mile