

# Exhibit 1

## Interbasin Transfer permits and registrations

21412010

Permittee	Volume (MGD)	Losina Basin	Receiving Basin	Permit Issued:	Permit Expires	permit #
City 01 Aiken	8.0	Edisto River Basin	Lower Savannah River Basin	01-Dec-04	1-Jul-25	1009-18
Anderson County Water Sys.	4.0	Upper Savannah River Basin	Saluda River Basin	16-Mav-97	16-May-17	1001-18-R
Town of Batesburg-Leesville	2.5	Edisto River Basin	Saluda River Basin	13-Nov-03	13-Nov-25	1004-18
City of Clinton	6.0	Broad River Basin	Saluda River Basin	01-Oct-03	13-Nov-25	1003-18
Chester Melropolitan Disl.	7.2	Catawba-Wateree River Basin	Broad River Basin	30-Sep-04	13-Nov-25	1008-18
Easley Combined Util. Sys.	26 before lake dreodoing. 31.5 after.	Saluda River Basin	Upper Savannah River Basin	30 yrs from cmcmnt of expanded ops. To expire no later than February 14, 2034.		1002-18
<b>Edgefield</b> County WSA	5.9	Upper Savannah River Basin	Edisto River Basin	10-AuQ-04	1-Jul-25	1007-18
Grand Strand WSA	6.2	Waccamaw River Basin	Little Pee Dee River Basin	10-Oct-91	10-Oct-11	26-WS09 SC
Greenwood CPW	30.0	Saluda River Basin	Upper Savannah River Basin	12-Jul-89	12-Jul-09	24-WS01-SC
Lake Marlon Regional Water Authority/Santee Cooper	20.0	Lower Santee	Edisto, Black, Combahee-Coosawatchie	15-Dec-03	1-Jul-25	1005-18
Lancaster County WSA	20.0	Catawba-Wateree River Basin	Lynches and Pee Dee River Basin	20 yrs from commencement of operations To expire no later than May 8,2012		29WS01S02
City of Newberryl Newberry County WSAJ Town of Saluda CPW/ Saluda County WSA	8.0	Saluda River Basin	Broad River & Lower Savannah Basin (no more than 2.3 MGD into LS Basin)	05-Jun-96	5-Jun-16	3610001
Saluda County WSA	12.0	Saluda River Basin	Lower Savannah and Edisto River basins	02-Aug-04	1-Jul-25	1006-18
Spring Valley Country Club	4MG/30 days emeaencv only	Broad River Basin	Congaree River Basin	31-Jul-87	31-Jul-07	40 GC04 SO
City of West Columbial Lexington County	12.0 - 48.0 with notification	Saluda River Basin	Congaree and Edisto River Basins	20 yrs from commencement of operations To expire no later than July 1,2011		
City 01 York	3.0	Broad River Basin	Catawba-Wateree River Basin	29-Auo-88	29-Aug-08	46 WS02 SO
Town of Winnsboro	3.1	Broad River Basin	Calawba-Wateree River Basin	01-Jun-05	13-Nov-25	1010-18
Columbia Hydro	3878.0	Broad River Basin	Congaree River Basin	01-Sep-05	13-Nov-25	1011-18
Belton-Honea Path WA	40	Saluda River Basin	Upper Savannah River Basin	16-Aug-06	16-Aug-26	1012-18
Reaistration	Volume (MGD)	Losina Basin	Receiving Basin	Effective Date	Expiration Date	
Beaufort Jasper WSA	60.0	Savannah River Basin	<del>Combahee-Coosawatchie</del> River Basin	13-Nov-85	13-Nov-15	
jCharleston CPW	100.0	Edisto River Basin	Ashley- Cooper River Basin	13-Nov-85	1-Jan-22	
City of Columbia	100.0	Broad River Basin	Congaree River, Saluda River & Catawba-Wateree River Basin	13-Nov-85	31-Aug-07	
	100.0	Saluda River Basin	Broad River Basin, Congaree River & Catawba-Wateree River Basin			
GreenvilleWS	32.0	Table Rock Res.(Saluda R8)	Broad River Basin	13-Nov-B5	1-Sep-16	
	60.0	North Saluda Res.(Saluda R8)	Broad River Basin			
	150.0	Savannah River Basin	Saluda River Basin			
International Paper	65.0	Pee Dee River Basin	Waccamaw River Basin	13-Nov-B5	13-Nov-05	

**Exhibit 2**

IN THE  
SUPREME COURT OF THE UNITED STATES

No. 138, Original

STATE OF SOUTH CAROLINA,  
*Plaintiff,*

v.

STATE OF NORTH CAROLINA,  
*Defendant.*

Before the Special Master  
Hon. Kristin L. Myles

PLAINTIFF SOUTH CAROLINA'S RESPONSES TO DEFENDANT NORTH  
CAROLINA'S FIRST SET OF INTERROGATORIES  
AND REQUESTS FOR PRODUCTION OF DOCUMENTS

Pursuant to the rules of the Supreme Court of the United States and the Joint Proposed Case Management Plan ("CMP") submitted by the party States to the Special Master, including the Federal Rules of Civil Procedure as incorporated therein, Plaintiff South Carolina hereby responds to Defendant North Carolina's First Set of Interrogatories and Requests for Production of Documents (July 1, 2008) ("NC First Requests") as follows:

GENERAL OBJECTIONS

The following General Objections apply to each and every interrogatory and document request and form an integral part of South Carolina's response to each interrogatory and document request:

to in the below responses for purposes of clarity. However, failure to incorporate specifically an objection should not be construed as a waiver of any such objection.

### SPECIFIC OBJECTIONS TO THE INTERROGATORIES

Subject to the foregoing General Objections, which are incorporated into each and every one of the following responses, South Carolina responds to the Interrogatories as follows:

Interrogatory No.1: Identify and describe with specificity each instance in which North Carolina's actions are alleged to have resulted in hann to South Carolina, and state:

- a. Relative to each alleged instance of hann, identify and describe with specificity North Carolina's actions alleged to have caused hann.
- b. Identify and describe with specificity how North Carolina's actions resulted in hann to South Carolina.
- c. Identify every person with knowledge of each hann identified.

Response to Interrogatory No.1: South Carolina objects to this Interrogatory on the ground that it is premature and calls for expert opinion that is presently being developed. Discovery in this matter is ongoing and all facts that support South Carolina's claims against North Carolina may not be known by South Carolina at this time. Indeed, North Carolina is in possession of much of the information that South Carolina requires to address how North Carolina's actions have caused hann to South Carolina. South Carolina has agreed to provide information on the hanns that it alleges have occurred in the South Carolina portions of the Catawba River Basin within nine months of the date the Case Management Plan is approved. South Carolina also agrees to provide at that time information on the interbasin transfers, consumptive uses, and other

P.O. Box 12267  
Columbia, SC 29211  
Phone: (803) 734-2100  
Fax: (803) 734-5167

4. Office of the Attorney General of South Carolina  
The Honorable Henry McMaster  
P.O. Box 11549  
Columbia, SC 29211  
Phone: (803) 734-3970
5. The United States Geological Survey, National Center  
12201 Sunrise Valley Drive  
Reston, VA 20192  
Phone: (703) 648-4000

**Interrogatory No.6:** Identify and describe with specificity South Carolina's knowledge of consumptive uses of the Catawba River in North Carolina and in South Carolina.

**Response to Interrogatory No.6:** South Carolina objects to this Interrogatory on the grounds that it is overly broad and unduly burdensome. South Carolina further objects to this Interrogatory on the ground that it is premature because discovery in this matter is ongoing and all facts that support South Carolina's claims against North Carolina may not be known by South Carolina at this time. Indeed, North Carolina has greater access to information relating to North Carolina's consumptive uses of the Catawaba River in North Carolina than does South Carolina. South Carolina also objects to the scope of this Interrogatory insofar as it is not constrained by any time limitations.

South Carolina has agreed to provide within nine months of the date the Case Management Plan is approved information on consumptive uses and other activities in North Carolina that South Carolina believes that its experts will be able to demonstrate caused One or more of the harms identified by South Carolina in its Complaint. South Carolina also agrees to provide at that time South Carolina reserves the right to supplement or amend its response at that time and on an ongoing basis.