The MNPCCP comments also apply to 5MP…

EPCOR COMMENTS ON PROPOSED 4MP:

A: Under the proposed 4MP for MNPCCP-regulated providers, the BMP "point values" for education programs (2.1 adult & 2.2 youth) are set at 1 point each. Given that these programs- especially the youth program- are a significant portion of our conservation budget, have effects beyond the initial event, i.e. word-of-mouth, and often favorably impact residents outside the targeted service area, we would like to see the point values for BMP’s 2.1 & 2.2 INCREASED to at least 2 points each.

Pursuant to ADWR clarifying the GPCD formulae:

B: Under the proposed 4MP for GPCD-regulated providers, specifically our Chaparral City Water Co. system, we understand that the requirement for "Assigned Total GPCD Requirement" remains unchanged from the 3rd MP, at 249 gpcd.

C: Under the proposed 4MP for GPCD-regulated providers, specifically the Johnson Utilities-PHX system, of which we are the Interim Manager, we understand that the requirement for "Assigned Total GPCD Requirement" remains unchanged from the 3rd MP, at 99 gpcd.

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