



REGION 3

PHILADELPHIA, PA 19103

May 27, 2026

VIA UPS AND EMAIL

Marc Walmsley, Safety and Environmental Director
Central Supply Company of West Virginia
4923 Benedum Drive
Bridgeport, West Virginia 26330
mwwamsley@centralsupplywv.com

**Re: In the Matter of: Central Supply Company of West Virginia
Docket Nos. CWA-03-2026-0124DN, CWA-03-2026-0128DN, and CWA-03-2026-0129DN**

Dear Mr. Walmsley:

Enclosed please find a true and correct copies of the ***Administrative Order on Consents ("AOCs")***, which were filed with the U.S. Environmental Protection Agency, Region 3 (the "EPA") Regional Hearing Clerk on the date that has been electronically stamped on the AOCs.

The EPA is issuing these AOCs to Central Supply Company of West Virginia under the authority of Section 309(a) of the CWA, 33 U.S.C. § 1319(a), for alleged violations at the concrete and builder supplies facilities located at 97 Hill Street, Mabscott, WV 25871 (the "Mabscott Facility"); at 7900 Webster Road (WV Route 41), Summersville, WV 26651 (the "Summersville Facility"); and at 1300 Morgantown Industrial Park Road, Westover, WV 26501 (the "Westover Facility"). The AOCs require Central Supply Company of West Virginia to complete the following at each facility.

Mabscott Facility:

- Within 45 days the effective date of the Mabscott Facility AOC: Provide an explanation of the procedures the Mabscott Facility takes or will take to ensure that all lab equipment, including buffer solutions, is up-to-date and/or functional and procedures the Facility takes or will take to maintain calibration logs for said lab equipment.
- By February 1, 2027: Submit the calibration logs for the Mabscott Facility's lab equipment that it is required to maintain pursuant to the Mabscott Facility permit for calendar year 2026.

- Within 60 days of the effective date of the Mabscott Facility AOC: Provide a report that identifies and briefly explains all the potential sources of pollutants that may be causing the effluent exceedances.
- Within 120 days of the effective date of the Mabscott Facility AOC: Provide a Corrective Action Plan (“CAP”) that shall include, at a minimum, the following:
 - An evaluation of potential solutions for meeting the Mabscott Facility permit effluent limits and achieving full permit compliance, including permitting strategies, pollutant minimization, and treatment options; and
 - A plan to implement the corrective actions that Respondent will undertake to address the effluent exceedances.

Summersville Facility:

- Within 45 days the effective date of the Summersville Facility AOC: Provide an explanation of the procedures the Summersville Facility takes or will take to ensure that all lab equipment is functional and procedures the Summersville Facility takes or will take to maintain calibration logs for said lab equipment.
- Within 45 days the effective date of the Summersville Facility AOC: Provide documentation that it has completed the following actions:
 - Contained all waste within the appropriate dumpster, including yard scraps, concrete material, and scrap metal pieces;
 - Cleaned all petroleum staining and properly disposed of waste from the cleaning; and
 - Fixed the eroding channel from the Truck Loading area to the Outlet 001 detention pond so that stormwater is not bypassing the settling basins.
- By February 1, 2027: Submit the following inspection logs that it is required to maintain pursuant to the Summersville Facility permit for calendar year 2026:
 - At least three daily logs from each month;
 - Quarterly inspection logs; and
 - Calibration logs for its lab equipment.

Include documentation of freeboard maintenance and photographs of freeboard levels at the time of inspections with the inspection logs it submits.

Westover Facility:

- Within 45 days the effective date of the Westover Facility AOC: Provide documentation that it has completed the following actions:
 - Cleaned up the sediment and/or concrete tracking out of the northern plant entrance onto South Plant Street;
 - Contained the aggregate material stored at the edge of the channel upgradient to Outlet 001; and
 - Addressed the discharge from Outlet 001 that was flowing north along South Plant Street toward a Morgantown Industrial Park storm sewer inlet.
- By February 1, 2027: Submit the following inspection logs that it is required to maintain pursuant to the Westover Facility permit for calendar year 2026:
 - At least three daily logs from each month and
 - Quarterly inspection logs.

Include documentation of freeboard maintenance and photographs of freeboard levels at the time of inspections with the inspection logs it submits.

- Within 60 days of the effective date of the Westover Facility AOC: Provide a report that identifies and briefly explains all the potential sources of pollutants that may be causing the effluent exceedances.
- Within 120 days of the effective date of the Westover Facility AOC: Provide a CAP that shall include, at a minimum, the following:
 - An evaluation of potential solutions for meeting the Westover Facility permit effluent limits and achieving full permit compliance, including permitting strategies, pollutant minimization, and treatment options; and
 - A plan to implement the corrective actions that Respondent will undertake to address the effluent exceedances.

Please note that the effective dates of the AOCs are today, the date of your receipt of fully executed copies of the AOCs.

If you have any questions regarding the AOCs, please contact Angela Weisel of the Enforcement Section at (215) 814-2124 or weisel.angela@epa.gov, or have your attorney contact Promy Tabassum, the attorney assigned to this matter, at (215) 814-2665 or tabassum.promy@epa.gov.

Sincerely,

Regional Hearing Clerk
U.S. EPA, Region 3

Enclosures:

1. Administrative Order on Consent, Docket No. CWA-03-2026-0124DN
2. Administrative Order on Consent, Docket No. CWA-03-2026-0128DN
3. Administrative Order on Consent, Docket No. CWA-03-2026-0129DN

cc: Angela Weisel (weisel.angela@epa.gov)
Promy Tabassum (tabassum.promy@epa.gov)