



**Hon. Kitty Barnes, Chair**  
Catawba County, North Carolina  
**Secretary Jeff Witte, Vice-Chair**  
State of New Mexico

**Hon. Jose C. Aponte Dalmau**  
Carolina, Puerto Rico  
**Mr. Rodney Bartlett (SCAS)**  
Peterborough, New Hampshire  
**Hon. Gary Black**  
State of Georgia  
**Hon. Bruce Bracker**  
Santa Cruz County, Arizona  
**Hon. Jeff Branick**  
Jefferson County, Texas  
**Hon. Melissa Cribbins**  
Coos County, Oregon  
**Hon. Vincent DeSantis (SCAS)**  
Gloversville, New York  
**Hon. Mark Fox**  
Mandan, Hidatsa, and Arikara Nation,  
North Dakota  
**Mr. Brian Fulton (SCAS – Chair)**  
Jackson County, Mississippi  
**Hon. Eric Genrich**  
Green Bay, Wisconsin  
**Hon. Evan Hansen**  
District 51, West Virginia  
**Hon. Ella Jones (SCAS)**  
Ferguson, Missouri  
**Hon. Ben Kimbro**  
Tulsa, Oklahoma  
**Hon. Joan Lee (SCAS)**  
Polk County, Minnesota  
**Ms. Susan Lessard**  
Bucksport, Maine  
**Hon. Carvel Lewis**  
Georgetown, Georgia  
**Hon. Gabriel Lopez (SCAS)**  
Ak-Chin Indian Community, Arizona  
**Hon. Ryan Mackenzie**  
District 134, Pennsylvania  
**Hon. Ann Mallek (SCAS)**  
Albemarle County, Virginia  
**Hon. Bill McMurray**  
St. Joseph, Missouri  
**Hon. Steve Miller**  
Fairfield, Ohio  
**Hon. Ron Poltak**  
Auburn, New Hampshire  
**Hon. Cynthia Pratt**  
Lacey, Washington  
**Hon. Carmen Ramirez**  
Oxnard, California  
**Hon. Victoria Reinhardt**  
Ramsey County, Minnesota  
**Sec. Michael Scuse**  
State of Delaware  
**Hon. Matt Surrency**  
Hawthorne, Florida  
**Hon. Libby Szabo**  
Jefferson County, Colorado  
**Hon. Paul TenHaken**  
Sioux Falls, South Dakota  
**Hon. Eric Thompson**  
St. Regis Mohawk Nation, New York  
**Hon. Shawn Yanity**  
Stillaguamish Tribe, Washington

**Victoria Ludwig,**  
Acting Designated Federal Officer, EPA

January 5, 2021

The Honorable Andrew R. Wheeler  
Administrator  
U.S. Environmental Protection Agency  
1200 Pennsylvania Avenue, N.W.  
Washington, D.C. 20460

Dear Administrator Wheeler:

The Local Government Advisory Committee (LGAC) appreciates the opportunity to provide input to the EPA as it finalizes the 2020 Financial Capability Assessment (FCA) for Clean Water Act (CWA) Obligations.

The LGAC understands that through the 2020 FCA, the EPA is seeking to support water utilities that serve economically disadvantaged communities and provide vital clean water services that benefit public health, the environment, and local economies. When finalized, it will support negotiations of schedules for implementing CWA requirements for municipalities and local authorities.

The EPA's proposed 2020 FCA guidance explores how customers' ability to pay for water service impacts planning for capital expenditures and operation and maintenance needed to support CWA compliance. This guidance is used to evaluate the financial capability of a community when developing a schedule (i.e., plan) for water infrastructure improvements. The proposed FCA 2020 guidance includes new metrics to inform a community's implementation schedule, including indicators that more accurately reflect how much low-income communities can afford to pay for water infrastructure upgrades.

The EPA requested the LGAC's feedback on the proposed guidance from the local government perspective.

The LGAC has the following observations, input, and recommendations:

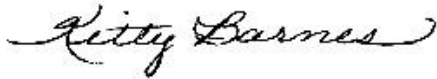
- 1) The LGAC commends the EPA for updating the FCA guidance after more than 20 years. LGAC members are committed to ensuring affordability for their residents, and they seek to balance this with their responsibilities to maintain the water systems in their localities and meet CWA requirements.
- 2) LGAC members represent cities, towns, townships, counties, states, and tribal governments from across the country and Puerto Rico that are directly responsible for providing clean and safe water and wastewater treatment to their residents. Several of these jurisdictions are small or rural communities. As such, the support that the EPA provides through the FCA guidance is especially critical.
- 3) The LGAC supports the inclusion of new metrics in the 2020 FCA, as well as more accurate indicators of affordability.

4) The LGAC recommends that the EPA provide specific examples and scenarios in the guidance to avoid confusion, specifically related to how the proposed changes might impact burden designations and scheduling/implementation timelines.

5) Some LGAC members have concerns that even though a high burden designation results in a longer schedule length, this may not necessarily be beneficial, as it could prolong the time it takes to provide disadvantaged populations with much-needed infrastructure. Therefore, the LGAC supports the inclusion of scheduling considerations prioritizing projects based on environmental justice, economic disadvantage, discharges to sensitive areas, use impairment, and public health, to balance against the proposed 2020 FCA updated scheduling recommendations.

Thank you again for giving the LGAC the chance to provide input on the proposed 2020 FCA for CWA obligations. We hope our feedback and recommendations have been helpful.

Sincerely,

A handwritten signature in black ink that reads "Kitty Barnes". The signature is written in a cursive, flowing style.

Commissioner Kitty Barnes  
Chair, LGAC

A handwritten signature in blue ink that reads "Michael T. Scuse". The signature is written in a cursive, flowing style.

Secretary Michael Scuse,  
Chair, Water Workgroup

A handwritten signature in blue ink that reads "W. Brian Fulton". The signature is written in a cursive, flowing style.

Administrator Brian Fulton  
Chair, Small Communities Advisory Subcommittee (SCAS)