

## Limited Assurance for Water Data Developed by Entegris

June 3, 2026

KERAMIDA Inc. (KERAMIDA) was engaged by Entegris to provide limited assurance of their total water withdrawal, discharge by treatment method, recycling, and consumption. The engagement was conducted in accordance with International Standard on Assurance Engagements (ISAE) 3000 (Revised).

### CRITERIA

The criteria used to evaluate total water withdrawal, discharge by treatment method, recycling, and consumption are the requirements of the CDP Water Security standard. These criteria address:

- Water accounting boundaries and exclusions from disclosure
- Quantification methodologies
- Data completeness, quality, and supporting documentation
- Consistency with CDP Water Security reporting guidance

### ENTEGRIS'S RESPONSIBILITIES

As the responsible party, measurer, and evaluator, Entegris is responsible for:

- Preparing its water data, including total water withdrawal, discharge by treatment method, recycling, and consumption
- Conducting internal reviews to ensure alignment with the selected criteria; and
- Maintaining supporting documentation related to governance and internal review processes.

### KERAMIDA'S RESPONSIBILITIES

As the third-party verifier, KERAMIDA's responsibility is to express a limited assurance conclusion on total water withdrawal, discharge by treatment method, recycling, and consumption based on the procedures performed and evidence obtained in accordance with ISAE 3000 (Revised).

KERAMIDA maintains a quality management system in accordance with the International Standard on Quality Management (ISQM) 1, which includes policies and procedures that address governance, ethical requirements, independence, engagement, acceptance and continuance, personnel competence, engagement performance, and monitoring.

### STATEMENT OF INDEPENDENCE

KERAMIDA affirms our independence from Entegris and is free from bias and conflicts of interest related to the assurance of total water withdrawal, discharge by treatment method, recycling, and

consumption. KERAMIDA complies with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (IESBA Code), including independence requirements.

## KERAMIDA'S METHODOLOGY AND PROCEDURE

### *Time Period*

- January 1, 2025, to December 31, 2025

### *Level of Assurance*

- Limited
- Materiality Threshold: 5% as suggested

KERAMIDA performed the following tasks during the verification:

- Conducted interviews with Entegris personnel responsible for preparing total water withdrawal, discharge by treatment method, recycling, and consumption;
- Reviewed documentation supporting the development, governance, and internal review of total water withdrawal, discharge by treatment method, recycling, and consumption;
- Assessed the involvement of subject matter experts (SMEs) in the development of total water withdrawal, discharge by treatment method, recycling, and consumption;
- Evaluated whether the methodology described aligns with CDP Water Security standard criteria; and
- Evaluated whether the criteria applied are relevant, complete, reliable, neutral, and understandable.

## VERIFICATION ASSURANCE OPINION

Based on the procedure performed and evidence obtained, there is no evidence that Entegris's total water consumption summary are not a fair representation of the actual total water withdrawal, discharge by treatment method, recycling, and consumption.

**TABLE 1. CY2025 DATA VERIFIED BY KERAMIDA**

| <b>Metrics</b>                     | <b>Gallons</b>     |
|------------------------------------|--------------------|
| <b>Water Withdrawal</b>            | <b>418,982,755</b> |
| <b>Water Discharge (Total)</b>     | <b>355,856,995</b> |
| <i>Water Discharge - Sewer</i>     | <i>342,349,225</i> |
| <i>Water Discharge - Non-Sewer</i> | <i>13,507,770</i>  |
| <b>Recycled Water</b>              | <b>68,305,964</b>  |
| <b>Water Consumption</b>           | <b>63,146,024</b>  |

This verification statement, including the opinion expressed herein, is provided to Entegris and is solely for the benefit of Entegris in accordance with the terms of our agreement. We consent to the release of this statement by Entegris to other entities in order to provide disclosure, but

without accepting or assuming any responsibility or liability on our part to any other party who may have access to this statement.

Signed by KERAMIDA Inc. on June 3, 2026:

A handwritten signature in black ink, appearing to read 'Kendra Roesner'.

Kendra Roesner, MSES-MPA  
Manager, Sustainability  
KERAMIDA Inc.  
Indianapolis, Indiana, United States

A handwritten signature in black ink, appearing to read 'Maddy Osswald'.

Maddy Osswald, MBA  
Vice President, Sustainability  
KERAMIDA Inc.  
Indianapolis, Indiana, United States