Hi!

We currently install rainwater harvesting systems for non-potable use. This year we are going to start installing them for potable use as well. Does anyone have any recommendations on what specific topics we want to address in the potability area in the legal contract that is signed? Should we require customers to maintain an annual maintenance plan? Can we be held harmless once the initial collection of water is tested? We have an attorney we use to draw up the contracts but he is not familiar with RWH and what should possibly be included for our protection and the customer’s protection in regards to water being made potable.

Our current process works in that we give the prospect a Proposal that outlines the details of the system and work to be done, drawings, etc along with the legal contract that defines payment terms, completion times, quality of work, disputes, etc.

TIA for any guidance!

Jessica