

# Notification provided via E-mail

July 12, 2023

Henry Chavira; <u>lajoyachickey@aol.com</u> La Joya MDWCA; NM3552728 PO Box 39 La Joya, NM 87028

# RE: GROUNDWATER RULE NON-SAMPLING VIOLATION

Dear Henry Chavira:

According to New Mexico Environment Department records, the La Joya MDWCA public water system failed to collect triggered source water monitoring samples following a Total Coliform positive sample on June 28, 2023. **The sample collected contained a chlorine residual according to the lab request form, invalidating the sample for compliance.** The New Mexico Drinking Water Regulations, Section 20.7.10.100 NMAC [incorporating 40 CFR 141.402(a)(2)], requires that ground water systems must collect, within 24 hours of notification of the total coliform-positive sample, at least one ground water source sample from each ground water source in use at the time the total coliform-positive sample.

# Valid triggered source water samples were not collected within the designated timeframe; therefore, the water system is in violation of the New Mexico Drinking Water Regulations.

Pursuant to Section 20.7.10.100 NMAC [incorporating 40 CFR Section 141.204(b)(1)], public water systems are required to notify their consumers of this non-sampling violation. This public notice must be completed pursuant to Section 20.7.10.100 NMAC [incorporating 40 CFR Section 141.204], within one year from the date of this letter.

Pursuant to 20.7.10.100 NMAC [incorporating 40 CFR Section 141.31(d)] the La Joya MDWCA must certify that the water system has fully complied with the public notification regulations, by submitting a completed copy of the enclosed Public Notification Certification Form to the DWB within 10 days of completing the public notification requirements. A representative copy of each type of notice distributed, published, posted or made available to the people served by the system must be included with the certification form.

Please fill out and return the enclosed Public Notice Certification Form and representative copies of each type of notice to Chet Markham by email to <u>chet.markham2@env.nm.gov</u>.

Failure to comply with the public notice requirements will result in an additional violation(s) (failure to notify the public and the state) being issued without notice to the La Joya MDWCA. Continued failure to comply with Public Notification Requirements, as defined in 20.7.10.100 NMAC [incorporating 40 CFR Sections 141.203 and 141.31(d)] will result in escalated enforcement actions including issuance of Administrative Orders with possible penalties assessed against the La Joya MDWCA.

### SCIENCE | INNOVATION | COLLABORATION | COMPLIANCE

NMED-DWB reserves the right to take additional enforcement action regarding the violations identified in this NOV, to include the issuance of an Administrative Compliance Order compelling compliance and issuing civil penalties.

Pursuant to the NMED Delegation Order dated March 24, 2023, the Cabinet Secretary has delegated the authority to issue Notice of Violations to DWB Bureau Chief Joe R. Martinez.

Please note that your facility will appear on the Department's Enforcement Watch as a result of this NOV (see: <u>https://www.env.nm.gov/enforcement-watch/</u>). Further, the Department will issue a press release to local media highlighting your public water system as appearing on this webpage. Your public water system will remain on the Enforcement Watch website as an active matter until this matter is fully resolved.

If you have any questions or need assistance, please contact Chet Markham at 505-629-3085 or by email to chet.markham2@env.nm.gov.

Respectfully,

Joe R. Martinez, Bureau Chief Drinking Water Bureau Water Protection Division

Enclosures: Public Notice Template Public Notice Certification Form

xc: Brandi Littleton, Southern Compliance Supervisor (electronic) Aaron Beckworth, Compliance Officer Electronic Central File

# **Public Notice Instructions for Water Systems**

### **Template on Following Page**

If you are required to provide Tier 3 notification, you must provide public notice to persons served within one year after you learn of the violation 20.7.10.100 NMAC [incorporating 40 CFR 141.204(b)]. Multiple monitoring violations can be serious, and the NMED DWB may have more stringent requirements. Check with the NMED DWB to make sure you meet its requirements.

Community systems must use one of the following 20.7.10.100 NMAC [incorporating 40 CFR 141.204(c)]:

- Hand or direct delivery
  - Mail, as a separate notice or included with the bill

Noncommunity systems must use one of the following 20.7.10.100 NMAC [incorporating 40 CFR 141.204(c)]:

- Posting in conspicuous locations
- Hand delivery
- Mail

In addition, both community and noncommunity systems must use another method reasonably calculated to reach others if they would not be reached by the first method 20.7.10.100 NMAC [incorporating 40 CFR 141.204(c)]. Such methods could include newspapers, email, or delivery to community organizations. If you post the notice, it must remain posted until the violation is resolved. If the violation has already been resolved, you must post the notice for at least seven days 20.7.10.100 NMAC [incorporating 40 CFR 141.204(b)]. If you mail, post, or hand deliver, print your notice on your system's letterhead, if available.

The notice on the following page is appropriate for insertion in an annual notice or the Consumer Confidence Report (CCR), as long as public notification timing and delivery requirements are met 20.7.10.100 NMAC [incorporating 40 CFR 141.204(d)]. You may need to modify the template for a notice for individual monitoring violations. This example presents violations in a table; however, you may write out an explanation for each violation if you wish. For any monitoring violation for volatile organic compounds (VOCs) or other groups, you may list the group name in the table, but you must provide the name of every chemical in the group on the notice, e.g., in a footnote.

You may need to modify the notice if you had any monitoring violations for which monitoring later showed a maximum contaminant level or other violation. In such cases, you should refer to the public notice you issued at that time. If you do modify the notice, you must still include all required PN elements from 40 CFR 141.205(a) and leave the mandatory language unchanged (see below).

#### Mandatory Language

Mandatory language for monitoring and testing procedure violations 20.7.10.100 NMAC [incorporating 40 CFR 141.205(d)] must be included as written (with blanks filled in) and is presented in this notice in italics and with an asterisk on either end.

You must also include standard language to encourage the distribution of the public notice to all persons served, where applicable 20.7.10.100 NMAC [incorporating 40 CFR 141.205(d)]. This language is also presented in this notice in italics and with an asterisk on either end.

#### **Corrective Action**

In your notice, describe corrective actions you took, or are taking. Listed below are some steps commonly taken by water systems with monitoring violations. You can use the following language, if appropriate, or develop your own:

- We have since taken the required samples, as described in the last column of the table above. The samples showed we are
  meeting drinking water standards.
- We have since taken the required samples, as described in the last column of the table above. The sample for [contaminant] exceeded the limit. [Describe corrective action; use information from public notice prepared for violating the limit.]
- We plan to take the required samples soon, as described in the last column of the table above.

#### After Issuing the Notice

Make sure to send the NMED DWB a copy of each type of notice and a certification that you have met all the public notice requirements within ten days after issuing the notice 20.7.10.100 NMAC [incorporating 40 CFR 141.31(d)].

\*PUBLIC WATER SYSTEM MUST APPROPRIATELY MODIFY THIS PUBLIC NOTICE TO INCLUDE UP-TO-DATE INFORMATION REGARDING THE VIOLATION AS WELL AS INFORMATION ABOUT THE CURRENT STATUS OF THE VIOLATION'S AFFECT ON THE WATER SYSTEM. PUBLIC WATER SYSTEM OFFICIAL MUST DELETE THIS PARAGRAPH ONCE PUBLIC NOTICE HAS BEEN APPROPRIATELY UPDATED, PRIOR TO SENDING OUT TO THE PUBLIC\*

# **PUBLIC NOTICE**

# IMPORTANT INFORMATION ABOUT YOUR DRINKING WATER Monitoring Requirements Not Met For La Joya MDWCA

Este informe contiene información importante acerca de su agua potable. Haga que alguien lo traduzca para usted, o hable con alguien que lo entienda

Our water system violated drinking water requirements over the past year. Even though these were not emergencies, as our customers, you have a right to know what happened and what we are did to correct these situations.

\*We are required to monitor your drinking water specific contaminants on a regular basis. Results of regular monitoring are an indicator of whether or not our drinking water meets health standards. During June 2023 we failed to conduct required source water monitoring within the designated timeframe, following a Total Coliform-positive sample and, therefore, cannot be sure of the quality of our drinking water during that time.\*

### What should you do?

There is nothing you need to do at this time.

### What does this mean?

One requirement of public water systems is the periodic monitoring of tap water for the presence of bacterial contaminants. Whenever our water system has a routine Total Coliform-positive sample, we are required by law to conduct source water monitoring within 24 hours of notification. Following a Total Coliform-positive sample on June 28, 2023, we did not collect the required source water sample within the timeframe designated by the state. Therefore, we cannot be sure of the quality of your drinking water during that time.

### What happened? What is being done?

For more information, please contact Henry Chavira at 505-864-7094 or PO Box 39, La Joya, NM 87028.

\*Please share this information with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distributing copies by hand or mail\*



# New Mexico Environment Department - Drinking Water Bureau

# Public Notification Certification Form – All Tiers

Requirements Pursuant to 40 CFR 141 (Subpart Q)

# \*\*This form and a copy of your Notice to the Public must be submitted to the State within 10 days of notifying your customers. \*\*

PWSID#: NM3552728 Water System Name: La Joya MDWCA

Violation or Situation Date: 7/12/2023

Individual Contaminant or Contaminant Group: 34 Ground Water Rule (Triggered Source)

Violation or Situation Type: Monitoring & Reporting Violation

Violation or Situation Public Notification Tier: Tier 3

Distributed the notice by the following method(s), and on the following date(s) in accordance with 40 CFR 141.201:

Continuously Post	Date:
Separate Mailing to Customers	Date:
Hand Deliver Notice to Customers	Date:
Publish Notice in Newspaper	Date:
Release Notice to and Announced by Broadcast Media	Date:
Post Notice on System Website	Date:
Billing	Date:
Annual Report (Consumer Confidence Report)	Date:
Other:	Date:

# Attach a copy of the posted Public Notice(s) to this certification form.

The public water system named above hereby certifies that public notification has been provided to its consumers in accordance with all delivery, content, and format requirements specified in 40 CFR Part 141:

Water System Representative:			
	(Signature)	(Print Name)	(Phone Number)
Date of Public No	otice Certification	1:	