

RECEIVED AUG 20 2013



COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

John J. Aulbach II, PE
Director, Office of Drinking Water

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER
Southeast Virginia Field Office

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

AUG 16 2013

NOTICE OF VIOLATION

SUBJECT: SOUTHAMPTON COUNTY
Water - Drewryville
PWSID No. 3175300

Mr. Michael W. Johnson, County Administrator
Southampton County
P. O. Box 400
Courtland, VA 23837

Re: Exceeding the Primary Maximum Contaminant Level for *E. coli* Bacteria

Dear Mr. Johnson:

This notice is to advise that you may be in violation of §12 VAC 5-590-380 of the *Waterworks Regulations* for exceeding the Primary Maximum Contaminant Level (PMCL) for *E. coli* bacteria during August 2013. According to our records, the routine bacteriological sample collected on August 5, 2013 was positive for *E. coli* and total coliform bacteria. One of the repeat samples collected on August 13, 2013 was positive for total coliform bacteria. As stated in §12 VAC 5-590-380 of the *Waterworks Regulations*, the PMCL for *E. coli* bacteria has been exceeded when a routine sample and a repeat sample are total coliform positive, and at least one of the samples is also positive for *E. coli* bacteria.

Required Actions for Exceeding the PMCL for *E. coli* Bacteria

Public Notice: The Federal Public Notification Rule characterizes this as a Tier 1 situation. Whenever a Tier 1 violation or situation occurs, public water supplies are required to initiate consultation with this office within 24 hours of learning of the violation or situation. According to our records, the required consultation took place during our conversation with Ms. Jeanne Harness, at 2:30 p.m. on August 16, 2013. I also spoke with Mr. Julian Johnson, Director of Public Utilities regarding the matter. At that time, I described public notification requirements, and emailed to your office a copy of this letter and a suggested notice to consumers.

~~AUG~~ 16 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - Drewryville
PWSID No. 3175300

The public notification must be handled as follows:

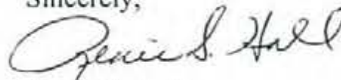
- You must distribute a notice to consumers no later than 2:30 p.m. on August 17, 2013.
- Your notice to consumers must be posted in conspicuous locations throughout the area served by your waterworks.
- Posted notices must be posted for a minimum of seven days even if the violation has been resolved, and must remain in place as long as the violation persists.
- You must repeat distribution of the notice every three months, for as long as the violation persists.

Draft Notice: Attached is a draft notice for you to distribute to consumers. You may use this notice as is, or modify it to better meet your situation, as long as the information is accurate and the notice contains all of the required elements and mandated language. If you decide to change the notice, we suggest that you contact this Office to verify that your proposed changes meet the requirements of the Public Notification Rule.

Public Notice Confirmation: Within ten (10) days of completing public notification, but no later than August 26, 2013, you must provide this Office with a copy of the notice you distribute, along with signed certification of the distribution completion date and methods used. Failure to distribute public notice and report to the Virginia Department of Health may be a violation of the Federal Public Notification Rule. A certification form is enclosed for your use.

Follow-up Actions: The distribution system and the well should be disinfected. Please collect two consecutive samples 24 hours apart after disinfecting the waterworks. Also, please collect five routine bacteriological samples in September 2013, in accordance with your approved Bacteriological Sample Siting Report/ Triggered Source Water Monitoring Plan.

Sincerely,



Renée S. Hall
District Engineer

RSH/ssd

Enclosures

pc: Dr. Nancy Welch, Acting Director, Southampton County Health Department
VDH – Office of Drinking Water

DRINKING WATER WARNING

Notice to Customers of the Drewryville Waterworks

Este informe contiene información muy importante sobre su agua potable.
Tradúzcalo o hable con alguien que lo entienda bien.

BOIL YOUR TAP WATER

Failure to follow this advisory could result in stomach or intestinal illness.

The Drewryville Waterworks, in conjunction with the Virginia Department of Health and the Southampton County Health Department, is advising consumers to use boiled tap water or bottled water for drinking and cooking purposes as a safety precaution. This precaution is necessary because *E. Coli* bacteria were detected in water samples collected from the water distribution system. These bacteria can make you sick and are a particular concern for people with weakened immune systems.

DO NOT DRINK TAP WATER WITHOUT BOILING IT FIRST

Boiled or bottled water should be used for drinking, beverage and food preparation, and making ice **until further notice**. Boiling kills bacteria and other organisms in the water. Boiling is the preferred method to assure that the tap water is safe to drink. Bring all tap water to a rolling boil, **let it boil for one minute**, and let it cool before using, or use bottled water.

Fecal coliforms and *E. Coli* are bacteria whose presence indicates that the water may be contaminated with human or animal wastes. Microbes in these wastes can cause diarrhea, cramps, nausea, headaches, or other symptoms. They may pose a special health risk for infants, young children, and people with compromised immune systems.

If you cannot boil your tap water....

- An alternative method of purification for residents that do not have gas or electricity available is to use liquid household bleach to disinfect water. The bleach product should be recently purchased, free of additives and scents, and should contain a hypochlorite solution of at least 5.25%. Public health officials recommend adding 8 drops of bleach (about ¼ teaspoon) to each gallon of water. The water should be stirred and allowed to stand for at least 30 minutes before use.
- Water purification tablets may also be used by following the manufacturer's instructions.

We will inform you when you no longer need to boil your water. To address this problem we are disinfecting the distribution system and the wells serving the waterworks. We will also be collecting additional samples after the waterworks has been disinfected. We anticipate resolving the problem within five days.

For more information call: 757-654-6023
Waterworks contact: Mr. Julian Johnson

Please share this information with all the other people who drink this water, especially those who may not have received this notice directly.

PUBLIC NOTIFICATION COMPLETION REPORT*

I hereby certify that the attached public notice was provided to the public concerned with the Drewryville waterworks located in Southampton County.

This Public Notice was:

- Enclosed with water bills _____
(Date)
- Published in the _____
(Newspaper)
on _____
(Date)
- By direct mail on _____
(Date)
- Provided to _____ television
station at _____ on _____
(Location) (Date)
- Provided to _____ radio station at
(Call letters)
_____ on _____
(Location) (Date)
- Other (explain) _____
- (Non-community systems only)
 - A: Posted at all locations at which water is made available to the public on

(Date)
 - B: The Violation ceased and the notices were removed on _____
(Date)

(Owner's Signature)

Return to:
VDH-Office of Drinking Water - Southeast VA
830 Southampton Avenue
Norfolk, Virginia 23510

Permit No. 3175300

*Please include a sample of the public notice used with this report before returning to this Office.

Entered in SDWIS ___ / ___ / ___ by _____
(Exceeded Fecal coliform Acute MCL, August 2013, Tier 1)



RECEIVED AUG 19 2013

COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER
Southeast Virginia Field Office

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

John J. Aulbach II, PE
Director, Office of Drinking Water

AUG 16 2013

NOTICE OF VIOLATION

SUBJECT: SOUTHAMPTON COUNTY
Water - Darden's Mill Estates
PWSID No. 3175282

Mr. Davis Magette
620 Carrington Drive
Weston, FL 33326

Re: Failure to Collect Required Bacteriological Samples

Dear Mr. Magette:

This notice is to advise that you may be in violation of §12 VAC 5-590-370 of the Virginia *Waterworks Regulations* for failure to conduct the required monitoring of the bacteriological quality of water served to your customers. The regulations require a system of your size to collect a minimum of four repeat water samples for bacteriological examination in response to a positive routine sample. Our records show that no repeat samples were analyzed in response to the positive routine sample of July 22, 2013.

Required Actions

Public Notice: The *Waterworks Regulations* characterizes this as a situation that requires Tier 3 public notification. According to §12 VAC 5-590-540, you are required to notify consumers that the prescribed monitoring was not performed, as follows:

- You must provide notice to consumers no later than one year following receipt of this notice.
- Your notice to consumers must be mailed or directly delivered to each customer receiving a bill, and to other service connections served by your waterworks.
- You may choose to distribute an annual report of all Tier 3 violations incurred by your waterworks during 2013. If so, your annual notice must satisfy the timing, content, and distribution requirements for each Tier 3 violation.
- Until the violation is resolved, you must give a copy of the notice to all new billing units or new customers, before or at the time service begins.
- You must repeat distribution of the notice annually, for as long as the violation persists.

AUG 16 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - Darden's Mill Estates
PWSID No. 3175282

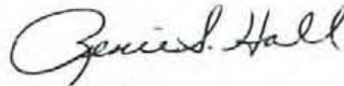
Draft Notice: Attached is a draft notice for you to distribute to consumers. You may use this notice as is, or modify it to better meet your situation, as long as the information is accurate and the notice contains all of the required elements and mandated language. If you decide to change the notice, we suggest that you contact this Office to verify that your proposed changes meet the requirements of the *Waterworks Regulations*. Please insert the name, address, and phone number of a waterworks representative in the spaces provided on the draft notice.

Public Notice Confirmation: Within ten days of completing public notification you must provide this Office with a copy of the notice you distribute, along with signed certification of the distribution completion date and methods used. Failure to distribute public notice and report to the Virginia Department of Health may be a further violation of the *Waterworks Regulations*. A certification form is enclosed for your use.

Follow-up Actions: You must collect five routine bacteriological samples in August 2013.

If you have questions, please call.

Sincerely,



Renée Hall
District Engineer

RSB/ssd

Enclosures

pc: ~~Southampton County Health Department~~
✓ Mr. Michael Johnson, County Administrator, Southampton County
V.D.H. - Office of Drinking Water
Mr. James Hogan

RECEIVED AUG 16 2013



James S. Copenhaver
Assistant General Counsel
Legal

1809 Coyote Drive
Chester, VA 23836
Office: (804) 768.6408
Cellular: (804) 357.6195
jcopenhaver@nisource.com

August 14, 2013

To: Chairmen of Boards of Supervisors
County Attorneys
Mayors or City Managers
Equivalent Officials in Cities, Towns or Counties
Having Alternate Forms of Government

**RE: Joint Petition of NiSource, Inc., Columbia Energy Group
and NiSource Gas Distribution Group, Inc.
For approval of a transfer of control under
Chapter 5 of Title 56 of the Code of Virginia
Case No. PUE-2013-00069**

Dear Sir or Madam:

Attached is a copy of the August 7, 2013 Order for Notice and Comment ("Order") in the above referenced proceeding before the Virginia State Corporation Commission ("Commission") as required by Paragraph 4 of the Order. Please take notice of its contents.

Sincerely,

A handwritten signature in black ink, appearing to read "J. S. Copenhaver", written over a horizontal line.

James S. Copenhaver,

Enclosure

COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION

AT RICHMOND, AUGUST 7, 2013

JOINT PETITION OF

NISOURCE INC.,
COLUMBIA ENERGY GROUP AND
NISOURCE GAS DISTRIBUTION GROUP, INC.

2013 AUG - 7 A 10 40
CASE NO. PUE-2013-00069

For approval of a transfer of control
pursuant to Chapter 5 of Title 56 of the
Code of Virginia

ORDER FOR NOTICE AND COMMENT

On June 25, 2013, NiSource Inc. ("Nisource"), Columbia Energy Group ("CEG") and NiSource Gas Distribution Group, Inc. ("NGDG") (collectively, "Joint Petitioners") filed a Joint Petition with the State Corporation Commission ("Commission") seeking approval of the transfer of all the outstanding stock of Columbia Gas of Virginia, Inc. ("CGV") from CEG to NiSource, and from NiSource to NGDG, pursuant to § 56-88.1 of the Utility Transfers Act¹ ("Joint Petition").

NiSource is a holding company under the Public Utility Holding Company Act of 2005.² CEG is a wholly owned subsidiary of NiSource and, through its various subsidiaries, "is engaged in gas exploration and production, gas transmission and distribution, energy commodities marketing, energy management, and electricity generation, sales and trading."³ CGV is a wholly owned subsidiary of CEG "that provides natural gas service to approximately 250,000 customers in Central and Southern Virginia, the Piedmont Region, most of the Shenandoah Valley, as well as portions of Northern and Western Virginia."⁴ NGDG is a wholly owned subsidiary of NiSource and, according to the Joint Petition, would be engaged "primarily in state-regulated gas

¹ Va. Code § 56-88 *et seq.*

² 42 U.S.C. § 16451 (2013).

³ Joint Petition at 2-3.

⁴ *Id.* at 3.

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distribution in Virginia, Ohio, Kentucky, Maryland, Pennsylvania and Massachusetts" upon consummation of the proposed two-step stock transfer.⁵

According to the Joint Petitioners, NiSource's business model has changed significantly since it acquired CEG in 2000. As part of a corporate realignment, CEG will be renamed Columbia Pipeline Group, Inc. ("CPG") and CPG will "become a holding company for entities that primarily relate to the Columbia Pipeline Group business segment."⁶ The Joint Petitioners state that entities such as CGV "that do not relate to the Columbia Pipeline Group business segment will be moved under holding companies associated with the business segment to which they relate."⁷ Therefore, NiSource plans to move CGV under a new holding company, NGDG. The Joint Petitioners further state that "[t]he corporate realignment and stock transfer will result in a change in the ownership of CGV, but will not change the manner in which CGV provides gas sales and distribution service within Virginia."⁸ According to the Joint Petitioners, the proposed stock transfers will not impair or jeopardize adequate service at just and reasonable rates to CGV's customers.

NOW THE COMMISSION, upon consideration of the matter, is of the opinion and finds that the Joint Petition should be docketed; that the Commission Staff ("Staff") should conduct an investigation into the reasonableness of the Joint Petition and present its findings in a Staff Report; that this Order for Notice and Comment should be served upon appropriate persons; and that interested persons should have an opportunity to comment on the Joint Petition.

⁵ *Id.*

⁶ *Id.* at 4.

⁷ *Id.* at 4-5.

⁸ *Id.* at 5.

We note that the Joint Petitioners seek approval of a transfer of control pursuant to § 56-88.1 of the Code of Virginia ("Code"). This provision requires the Commission to approve or disapprove a requested acquisition or disposition within 60 days. As an alternative, § 56-88.1 of the Code provides that the 60-day period may be extended for a period not to exceed an additional 120 days. Given the complexity of this Joint Petition and the procedures set forth herein, the Commission finds that the review period to approve or disapprove the Joint Petition should be extended for an additional 90 days.

Accordingly, IT IS ORDERED THAT:

(1) This case is docketed and assigned Case No. PUE-2013-00069.

(2) Copies of the Joint Petition and the Commission's Order for Notice and Comment may be obtained by submitting a written request to counsel for the Joint Petitioners, James S. Copenhaver, Esquire, NiSource Corporate Services Company, 1809 Coyote Drive, Chester, Virginia 23836. If acceptable to the requesting party, the Joint Petitioners may provide the documents by electronic means. Copies of these documents also shall be available for interested persons to review in the Commission's Document Control Center, located on the first floor of the Tyler Building, 1300 East Main Street, Richmond, Virginia 23219, between the hours of 8:15 a.m. and 5 p.m., Monday through Friday, excluding holidays. Interested persons also may download unofficial copies from the Commission's website: <http://www.scc.virginia.gov/case>.

(3) On or before September 24, 2013, the Joint Petitioners shall mail the following notice (bill inserts are acceptable) to all customers in CGV's service territory:

NOTICE TO THE PUBLIC OF A JOINT PETITION BY:
NISOURCE INC., COLUMBIA ENERGY GROUP AND
NISOURCE GAS DISTRIBUTION GROUP, INC., FOR
APPROVAL OF A TRANSFER OF CONTROL PURSUANT TO
CHAPTER 5 OF TITLE 56 OF THE CODE OF VIRGINIA
CASE NO. PUE-2013-00069

On June 25, 2013, NiSource Inc. ("Nisource"), Columbia Energy Group ("CEG") and NiSource Gas Distribution Group, Inc. ("NGDG") (collectively, "Joint Petitioners") filed a Joint Petition with the State Corporation Commission ("Commission") seeking approval of the transfer of all the outstanding stock of Columbia Gas of Virginia, Inc. ("CGV") from CEG to NiSource, and from NiSource to NGDG, pursuant to § 56-88.1 of the Utility Transfers Act ("Joint Petition").

NiSource is a holding company under the Public Utility Holding Company Act of 2005. CEG is a wholly owned subsidiary of NiSource and, through its various subsidiaries, "is engaged in gas exploration and production, gas transmission and distribution, energy commodities marketing, energy management, and electricity generation, sales and trading." CGV is a wholly owned subsidiary of CEG "that provides natural gas service to approximately 250,000 customers in Central and Southern Virginia, the Piedmont Region, most of the Shenandoah Valley, as well as portions of Northern and Western Virginia." NGDG is a wholly owned subsidiary of NiSource and, according to the Joint Petition, would be engaged "primarily in state-regulated gas distribution in Virginia, Ohio, Kentucky, Maryland, Pennsylvania and Massachusetts" upon consummation of the proposed two-step stock transfer.

According to the Joint Petitioners, NiSource's business model has changed significantly since it acquired CEG in 2000. As part of a corporate realignment, CEG will be renamed Columbia Pipeline Group, Inc. ("CPG") and CPG will "become a holding company for entities that primarily relate to the Columbia Pipeline Group business segment." The Joint Petitioners state that entities such as CGV "that do not relate to the Columbia Pipeline Group business segment will be moved under holding companies associated with the business segment to which they relate." Therefore, NiSource plans to move CGV under a new holding company, NGDG. The Joint Petitioners further state that "[t]he corporate realignment and stock transfer will result in a change in the ownership of CGV, but will not change the manner in which CGV provides gas sales and distribution service within Virginia." According to the Joint Petitioners, the proposed stock transfers will not impair or jeopardize adequate service at just and reasonable rates to CGV's customers.

The Commission entered an Order for Notice and Comment that, among other things, ordered the Joint Petitioners to provide notice of their Joint Petition and provided interested persons an opportunity to comment on the Joint Petition.

Copies of the Joint Petition and the Commission's Order for Notice and Comment may be obtained by submitting a written request to counsel for the Joint Petitioners, James S. Copenhaver, Esquire, NiSource Corporate Services Company, 1809 Coyote Drive, Chester, Virginia 23836. If acceptable to the requesting party, the Joint Petitioners may provide the documents by electronic means. Copies of these documents also shall be available for interested persons to review in the Commission's Document Control Center, located on the first floor of the Tyler Building, 1300 East Main Street, Richmond, Virginia 23219, between the hours of 8:15 a.m. and 5 p.m., Monday through Friday, excluding holidays. Interested persons also may download unofficial copies from the Commission's website: <http://www.scc.virginia.gov/case>.

On or before October 4, 2013, any interested person may file with Joel H. Peck, Clerk, State Corporation Commission, c/o Document Control Center, P.O. Box 2118, Richmond, Virginia 23218-2118, written comments on the Joint Petition. On or before October 4, 2013, any interested person desiring to submit comments electronically may do so by following the instructions found on the Commission's website: <http://www.scc.virginia.gov/case>. All correspondence shall refer to Case No. PUE-2013-00069.

NISOURCE INC., COLUMBIA ENERGY GROUP
AND NISOURCE GAS DISTRIBUTION GROUP, INC.

(4) On or before September 24, 2013, the Joint Petitioners shall serve a copy of this Order for Notice and Comment on the chairman of the board of supervisors and county attorney of each county and upon the mayor or manager of every city and town (or upon equivalent officials in counties, towns and cities having alternate forms of government) in which CGV provides service. Service shall be made by first class mail to the customary place of business or residence of the person served.

(5) On or before October 1, 2013, the Joint Petitioners shall file proof of notice and proof of service as ordered herein with Joel H. Peck, Clerk, State Corporation Commission, c/o Document Control Center, P.O. Box 2118, Richmond, Virginia 23218-2118.

(6) On or before October 4, 2013, any interested person may file with the Clerk of the Commission, at the address set forth in Ordering Paragraph (5), written comments on the Joint Petition. On or before October 4, 2013, any interested person desiring to submit comments electronically may do so by following the instructions found on the Commission's website: <http://www.scc.virginia.gov/case>. All correspondence shall refer to Case No. PUE-2013-00069.

(7) The Staff shall analyze the reasonableness of the Joint Petition and present its findings in a Staff Report to be filed on or before October 8, 2013.

(8) On or before October 15, 2013, the Joint Petitioners may file with the Clerk of the Commission any response to the Staff Report and comments, filed with the Commission. If not filed electronically, an original and fifteen (15) copies of the response may be submitted to the Clerk of the Commission at the address set forth in Ordering Paragraph (5).

(9) The Joint Petitioners shall respond to written interrogatories or data requests within seven (7) business days after the receipt of the same. Except as so modified, discovery shall be in accordance with Part IV of the Commission's Rules of Practice and Procedure, 5 VAC 5-20-240 *et seq.*

(10) Pursuant to § 56-88.1 of the Code, the period for review for any request made in the Joint Petition pursuant to the Utility Transfers Act shall be extended for an additional ninety (90) days, through the statutory due date of November 22, 2013.

(11) This matter is continued.

AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to: James S. Copenhaver, Esquire, Assistant General Counsel, NiSource Corporate Services Company, 1809 Coyote Drive, Chester, Virginia 23836; and Vishwa B. Link, Esquire, McGuireWoods LLP, One James Center, 901 East Cary Street, Richmond, Virginia 23219; and a copy shall be

delivered to the Commission's Office of General Counsel and Divisions of Energy Regulation,
Public Service Taxation, and Utility Accounting and Finance.

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RECEIVED AUG 12 2013

COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

John J. Aulbach II, PE
Director, Office of Drinking Water

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER

Southeast Virginia Field Office

AUG 02 2013

NOTICE OF VIOLATION

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

SUBJECT: SOUTHAMPTON COUNTY
Water - County Line
PWSID No. 3175850

Mr. William Witcher, Owner
County Line
37019 General Mahone Hwy.
Ivor, VA 23866

Re: Failure to Collect Required Bacteriological Sample

Dear Mr. Witcher:

This notice is to advise that you may be in violation of §12 VAC 5-590-370 of the Commonwealth of Virginia *Waterworks Regulations* for failure to complete required monitoring of the bacteriological quality of water your waterworks serves to consumers. According to our records, a bacteriological sample was required for the calendar quarter of April through June 2013 and none was collected, analyzed, or reported. If you have results of a sample having been analyzed, please forward those results to this Office.

Required Actions

Public Notice: Section §12 VAC 5-590-540 of the *Waterworks Regulations* requires you to notify consumers that the prescribed monitoring was not completed, as follows:

- You must provide notice to consumers within one year of receipt of this letter.
- Your notice to consumers must be posted in conspicuous locations throughout the area served by your waterworks, or directly delivered to the persons served by your waterworks.
- Posted notices must be posted for a minimum of seven days even if the violation has been resolved, and must remain in place for as long as the violation persists.

Draft Notice: Attached is a draft notice for you to provide to consumers. You may use this notice as is, or modify it to better meet your situation, as long as the information is accurate and the notice contains all of the required elements and mandated language. If you decide to change the notice, we suggest that you contact this Office to verify that your proposed changes meet the requirements of the *Waterworks Regulations*. Please insert the name, address, and phone number of a waterworks representative in the spaces provided on the draft notice.

Mr. William Witcher

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AUG 02 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - County Line
PWSID No. 3175850

Public Notice Confirmation: Within ten (10) days of completing public notification, you must provide this Office with a copy of the notice you distribute, along with signed certification of the distribution completion date and methods used. Failure to distribute public notice and report to the Virginia Department of Health may be a further violation of the *Waterworks Regulations*. A Public Notification Completion Form is enclosed for your use.

Follow-up Actions: You must collect your regularly scheduled bacteriological sample during the next calendar quarter July-September 2013.

If you have questions, please call, ext. 113.

Sincerely,



Renée S. Hall
District Engineer

RSH/bjm

Enclosures

pc: Nancy Welch, MD, Acting Director, Southampton County Health Department
~~Mr. Michael Johnson, County Administrator, Southampton County~~
Mr. Jay Duell, Environmental Health Manager, Western Tidewater Health District
V.D.H. - Office of Drinking Water

RECEIVED AUG - 5 2013



COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER
Southeast Virginia Field Office

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

John J. Aulbach II, PE
Director, Office of Drinking Water

JUL 31 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - Southampton Correctional Complex
PWSID No. 3175730

Mr. Dallas L. Phillips, Environmental Engineer Senior
Department of Corrections
Eastern Regional Office
1001 Obici Industrial Boulevard, Suite F
Suffolk, Virginia 23434

Dear Mr. Phillips:

We are in receipt of the lead and copper "first draw" tap sample results for the subject public waterworks located in Southampton County. These results were submitted in accordance with Lead and Copper Rule monitoring requirements of the *Virginia Waterworks Regulations for the January through June 2013* monitoring period. A total of twenty sample results were received.

With these results, your waterworks has now completed the most recent triennial reduced monitoring period as defined in the Regulations. The results of this most recent monitoring are summarized in the table below.

Southampton Correctional Complex Waterworks: Lead & Copper Results

Monitoring Period	Lead 90 th Percentile (Action Level: 0.015 mg/l)	Copper 90 th Percentile (Action Level: 1.3 mg/l)
June 1-September 30, 2012	0.0194 mg/l – Failed	0.324 mg/l – Passed
1 st Follow-up (Jan – June 2013)	<0.002 mg/l – Passed	0.124 mg/l – Passed

Two rounds of follow-up monitoring are required. These first round results indicate that the system is delivering water that falls below both the Lead and Copper Action Levels. Despite these results, *Waterworks Regulations* require that your waterworks must continue to initiate the following actions:

Your next required monitoring will be to collect 20 samples during the July-December 2013 monitoring period. Please note that all lead and copper "first draw" tap samples must be collected from the same sampling locations that were used during previous monitoring periods and are approved site locations. If you find it necessary to change any tap sample location, the new location should be of the same tier and category as the initial location and written justification must be submitted to this office.

JUL 31 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - Southampton Correctional Complex
PWSID No. 3175730

Revisions to EPA's Lead and Copper rule (Federal Register 40 CFR 141.85) indicate that you are now required to notify the occupants of each building that was sampled of the lead and copper results for that building. In addition, you must provide an explanation of the health effects of lead, list steps consumers can take to reduce exposure to lead in drinking water, and water utility contact information. The notification must also provide the maximum contaminant level goal, the action level for lead, and the definitions for these two terms.

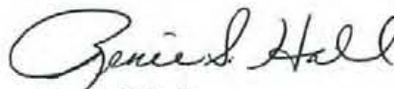
Notification to the consumers must be made by posting in public areas as soon as practical but no later than 30 days from the date of this letter. To assist you in meeting this new notification requirement, enclosed is a sample results notification letter and a fact sheet that meets the EPA mandatory requirements. After notification has been completed, you must complete the enclosed "Lead and Copper Results Delivery Certification" form and return it to us along with a sample of the consumer notification. The Certification form and sample copy of the consumer notification must be submitted to us within 3 months from the end of the monitoring period or no later than September 30, 2013.

As the lead Action Level has previously been exceeded, you are still required to install and operate optimum corrosion control treatment. If, however, further monitoring indicates levels are remaining predictably below the Action Level this requirement may be rescinded.

If you find it necessary to change any tap sample location, the new location should be of the same tier and category as the initial location and written justification for the change must be submitted to this office.

This office remains available to provide assistance to you in complying with the above listed requirements of the Lead and Copper Rule. Should you have any questions, please do not hesitate to contact this office.

Sincerely,



Renée S. Hall
District Engineer

RSH/bjm
Enclosures

pc: Dr. Nancy Welch, Acting Director, Southampton County Health Department
Mr. Michael W. Johnson, County Administrator, Southampton County
Mr. Steve Bolton, Treatment Plant Supervisor, Southampton Correctional Complex
V.D.H. – Office of Drinking Water



RECEIVED AUG - 9 2013

COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street address: 629 East Main Street, Richmond, Virginia 23219

Mailing address: P.O. Box 1105, Richmond, Virginia 23218

Fax (804) 698-4500 TDD (804) 698-4021

www.deq.virginia.gov

Doug Domenech
Secretary of Natural Resources

David K. Paylor
Director

(804) 698-4000
1-800-592-5482

August 8, 2013

Mr. Michael W. Johnson
County Administrator
Southampton County
P.O. Box 400
Courtland, Virginia 23837

Dear Mr. Johnson:

The Department of Environmental Quality has received an application to withdraw ground water in the Eastern Virginia Ground Water Management Area. Part V of the Virginia Ground Water Withdrawal Regulation requires that the Department of Environmental Quality send a notice of each draft permit to each local governing body located within the ground water management area where the proposed withdrawal will occur.

In accordance with this section, please find the enclosed notice that will be advertised in the Virginia Gazette on Saturday, August 10, 2013. Additional information on the permit application may be obtained by contacting me.

The Department will accept comments concerning the proposed issuance of this draft permit for thirty days. All comments must be received by 4 p.m. on September 9, 2013.

Sincerely,

C. Erinn Tisdale
Groundwater Withdrawal Permitting

Enclosure

Public Notice – Environmental Permit

PURPOSE OF NOTICE: To seek public comment on a draft permit from the Department of Environmental Quality for the withdrawal of groundwater in James City County, Virginia.

PUBLIC COMMENT PERIOD: August 10, 2013 to September 9, 2013

PERMIT NAME: Groundwater Withdrawal Permit issued by DEQ, under the authority of the State Water Control Board

APPLICANT NAME, ADDRESS AND PERMIT NUMBER: James City Service Authority; 101-E Mounts Bay Road, Williamsburg, VA 23187, GW Permit # GW0045001

{NAME AND LOCATION OF WATER WITHDRAWAL: Kings Village W-31 10110 Old Stage Road, Toano Virginia 23168

PROJECT DESCRIPTION: James City Service Authority has applied for a reissuance of a permit for the Kings Village W-31 Subdivision in northwestern James City County, Virginia. The permit would allow the applicant to withdraw an average of 12,329 of gallons per day. The ground water withdrawal is a public water supply and will support the residential connections within the service area. The proposed withdrawal will utilize the Chickahominy-Piney Point aquifer at a depth between 185 feet to 250 feet below the land surface at the withdrawal site. An aquifer is a body of rock or layer of sediment in the ground in which ground water is stored and transported. DEQ has made a tentative decision to issue the permit.

AFFECTED AREA: Computer modeling predicts that the aquifer will not experience one foot of drawdown due to the withdrawal.

HOW TO COMMENT AND OR REQUEST A PUBLIC HEARING: DEQ accepts comments and requests for public hearing by e-mail, fax or postal mail. All comments and requests must be in writing and be received by DEQ during the comment period. Submittals must include the names, mailing addresses and telephone numbers of the commenter/requester and of all persons represented by the commenter/requester. A request for public hearing must also include: 1) The reason why a public hearing is requested. 2) A brief, informal statement regarding the nature and extent of the interest of the requester or of those represented by the requestor, including how and to what extent such interest would be directly and adversely affected by the permit. 3) Specific references, where possible, to terms and conditions of the permit with suggested revisions. DEQ may hold a public hearing, including another comment period, if public response is significant and there are substantial, disputed issues relevant to the proposed permit. **CONTACT FOR PUBLIC COMMENTS, DOCUMENT REQUESTS AND ADDITIONAL INFORMATION:** NAME: C. Erinn Tisdale of the Richmond Office, P.O. Box 1105, Richmond, VA 23218; Phone: 804-698-4066; E-mail: C.Erinn.Tisdale@deq.virginia.gov; FAX: 804-698-4032 The public may review the draft permit and application at the DEQ office named above by appointment.



RECEIVED JUL 22 2013

COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street address: 629 East Main Street, Richmond, Virginia 23219

Mailing address: P.O. Box 1105, Richmond, Virginia 23218

Fax (804) 698-4500 TDD (804) 698-4021

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Doug Domenech
Secretary of Natural Resources

David K. Paylor
Director

(804) 698-4000
1-800-592-5482

July 19, 2013

Mr. Michael W. Johnson
County Administrator
Southampton County
P.O. Box 400
Courtland, Virginia 23837

Dear Mr. Johnson:

The Department of Environmental Quality has received an application to withdraw ground water in the Eastern Virginia Ground Water Management Area. Part V of the Virginia Ground Water Withdrawal Regulation requires that the Department of Environmental Quality send a notice of each draft permit to each local governing body located within the ground water management area where the proposed withdrawal will occur.

In accordance with this section, please find the enclosed notice that will be advertised in the Prince George Journal on Thursday June 25, 2013. Additional information on the permit application may be obtained by contacting me.

The Department will accept comments concerning the proposed issuance of this draft permit for thirty days. All comments must be received by 4 p.m. on August 26, 2013.

Sincerely,

C. Erinn Tisdale
Groundwater Withdrawal Permitting

Enclosure

Public Notice – Environmental Permit

PURPOSE OF NOTICE: To seek public comment on a draft permit from the Department of Environmental Quality for the withdrawal of ground water in Prince George County, Virginia.

PUBLIC COMMENT PERIOD: July 25, 2013 to August 26, 2013

PERMIT NAME: Ground Water Withdrawal Permit issued by DEQ, under the authority of the State Water Control Board

APPLICANT NAME, ADDRESS AND PERMIT NUMBER: County of Prince George; P.O. Box 68, Prince George, VA 23875, GW0003601

NAME AND LOCATION OF WATER WITHDRAWAL: River's Edge Subdivision; Bicolor's Drive off Tar Bay Road, off Rt. 10 in Prince George County.

PROJECT DESCRIPTION: The County of Prince George has applied for a reissuance of a permit for the River's Edge Subdivision in Prince George County, Virginia. The permit would allow the applicant to withdraw an average of 32,365 gallons of groundwater per day. The ground water withdrawal will support the residential connections located within the service area. The proposed withdrawal will utilize the Middle Potomac aquifer at a depth between 160 feet to 340 feet below the land surface at the withdrawal site. An aquifer is a body of rock or layer of sediment in the ground in which ground water is stored and transported. DEQ has made a tentative decision to issue the permit.

AFFECTED AREA: The radial distance from the well(s) to where computer modeling predicts the aquifer(s) may experience one foot of drawdown due to the withdrawal is illustrated on a map that can be viewed at

<http://www.deq.virginia.gov/Programs/Water/WaterSupplyWaterQuantity/GroundwaterPermitting/PublicNotices.aspx>

HOW TO COMMENT AND OR REQUEST A PUBLIC HEARING: DEQ accepts comments and requests for public hearing by e-mail, fax or postal mail. All comments and requests must be in writing and be received by DEQ during the comment period. Submittals must include the names, mailing addresses and telephone numbers of the commenter/requester and of all persons represented by the commenter/requester. A request for public hearing must also include: 1) The reason why a public hearing is requested. 2) A brief, informal statement regarding the nature and extent of the interest of the requester or of those represented by the requestor, including how and to what extent such interest would be directly and adversely affected by the permit. 3) Specific references, where possible, to terms and conditions of the permit with suggested revisions. DEQ may hold a public hearing, including another comment period, if public response is significant and there are substantial, disputed issues relevant to the proposed permit.

CONTACT FOR PUBLIC COMMENTS, DOCUMENT REQUESTS AND ADDITIONAL INFORMATION: NAME: C. Erinn Tisdale of the Richmond Office, P.O. Box 1105, Richmond, VA 23218; Phone: 804-698-4066; E-mail: C.Erinn.Tisdale@deq.virginia.gov; FAX: 804-698-4032 The public may review the draft permit and application at the DEQ office named above by appointment.

RECEIVED JUL 19 2013



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY
Street address: 629 East Main Street, Richmond, Virginia 23219
Mailing address: P.O. Box 1105, Richmond, Virginia 23218
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Douglas W. Domenech
Secretary of Natural Resources

David K. Paylor
Director

(804) 698-4020
1-800-592-5482

July 18, 2013

Mr. Michael W. Johnson
County Administrator
Southampton County
P.O. Box 400
Courtland, Virginia 23837

Dear Mr. Johnson:

The Department of Environmental Quality has received an application to withdraw groundwater in the Eastern Virginia Ground Water Management Area. 9 VAC 25-610-250 B of the Virginia Ground Water Withdrawal Regulation requires that the DEQ send a notice of each draft permit to each local governing body located within the ground water management area where the proposed withdrawal will occur.

In accordance with this section, please find the enclosed notice that will be advertised in the Smithfield Times on Wednesday, July 24, 2013. This applicant currently holds a ground water withdrawal permit authorizing a 197,000,000 gallon per year withdrawal. Additional information on the permit application may be obtained by contacting me.

The Department will accept comments concerning the proposed issuance of this draft permit for thirty days. All comments must be received by 4 p.m. on August 23, 2013.

Sincerely,

A handwritten signature in cursive script that reads "Henry L. Ghittino".

Henry L. Ghittino
Groundwater Permit Writer

Enclosure

Public Notice – Environmental Permit

PURPOSE OF NOTICE: To seek public comment on a draft permit from the Department of Environmental Quality for the withdrawal of ground water in Isle of Wight County, Virginia.

PUBLIC COMMENT PERIOD: July 24, 2013 to August 23, 2013

PERMIT NAME: Ground Water Withdrawal Permit issued by DEQ, under the authority of the State Water Control Board

APPLICANT NAME, ADDRESS AND PERMIT NUMBER: Town of Windsor; 8 East Windsor Blvd, Windsor VA 23487; GW1042700

NAME AND LOCATION OF WATER WITHDRAWAL: Windsor Public Water System; Windsor, VA

PROJECT DESCRIPTION: The Town of Windsor has applied for a modified permit for the Town of Windsor in Isle of Wight County, Virginia. The permit would allow the applicant to withdraw an average of 539,726 gallons per day. The modification of the permit would allow withdrawals from the new well 6 completed in the Middle Potomac aquifer. The ground water withdrawal will support the public water supply for the Town of Windsor. The proposed withdrawal will utilize the Upper and Middle Potomac aquifers at a depth between 360 feet to 850 feet below the land surface at the withdrawal site. An aquifer is a body of rock or layer of sediment in the ground in which ground water is stored and transported. DEQ has made a tentative decision to issue the permit.

AFFECTED AREA: The radial distance from the wells to where computer modeling predicts the aquifers may experience one foot of drawdown due to the withdrawal is illustrated on maps that can be viewed at <http://www.deq.virginia.gov/Programs/Water/WaterSupplyWaterQuantity/GroundwaterPermitting/PublicNotices.aspx>

HOW TO COMMENT AND OR REQUEST A PUBLIC HEARING: DEQ accepts comments and requests for public hearing by e-mail, fax or postal mail. All comments and requests must be in writing and be received by DEQ during the comment period. Submittals must include the names, mailing addresses and telephone numbers of the commenter/requester and of all persons represented by the commenter/requester. A request for public hearing must also include: 1) The reason why a public hearing is requested. 2) A brief, informal statement regarding the nature and extent of the interest of the requester or of those represented by the requestor, including how and to what extent such interest would be directly and adversely affected by the permit. 3) Specific references, where possible, to terms and conditions of the permit with suggested revisions. DEQ may hold a public hearing, including another comment period, if public response is significant and there are substantial, disputed issues relevant to the proposed permit. **CONTACT FOR PUBLIC COMMENTS, DOCUMENT REQUESTS AND ADDITIONAL INFORMATION:** Hank Ghittino; 5636 Southern Blvd. Virginia Beach, VA, 23451; Phone: 757-518-2197; E-mail: hank.ghittino@deq.virginia.gov; FAX: 757-518-2009. The public may review the draft permit and application at the DEQ Tidewater Regional office by appointment.