§ 141.203

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§ 141.203 Tier 2 Public Notice—Form, manner, and frequency of notice.

(a) Which violations or situations require Tier 2 public notice? Table 1 of this section lists the violation categories and other situations requiring a Tier 2 public notice. Appendix A to this subpart identifies the tier assignment for each specific violation is situation.

- TABLE 1 TO § 141.203—VIOLATION CATEGORIES AND OTHER SITUATIONS REQUIRING A TIER ? PUBLIC NOTICE
- (1) All violations of the MCL, MRDL, and treatment technique requirements, except where a Tier 1 notice is required under §14 1.202(a) or where the primacy adency determines that a Tier 1 notice is required;
- (2) Violitions of the monitoring and esting procedure requirements, where the primacy algorithm and determines that a Tie 2 rather than a Tier 3 public notice is equired, taking in a account potential health impacts and persistence of the violation; and
- (3) Failure to comply with the tern's and conditions of any variance or elemption in place.
- ke corrective ac on or failure (4) Failure to to maintain least 4-log ti atment of viruses (using inactivation, emoval, or a State-approved combinatio of 4-log virus inactivation and removal) before or at the 403(a). first customer ui der § 141
- (b) When is the Tier public notice to be provided? (1) water systems lic notice as soon must provide the as practical, but r later than 30 days. arns of the violaafter the system tion. If the public tice is posted, the notice must rema; p place for as long as the violation, tuation persists, but in no case fo less than seven days, tion of situation is reeven if the viola solved. The printacy agency may, in appropriate circ Imstance allow additional time fo the initi l notice of up to three months from the date the system learns the violation. It is not appropriate or the primaly agency to grant an extension to the O-day deadline for an unresolved violation or to ss-the-board extensions by allow acn licy for other violations or requiring a Tier 2 jublic norule or p situation ensions granted by the pritice. Ex macy a ency must be in writin
- $(2) T_{3}$ e public water system n ust repeat le notice every three moths as long s the violation or situatio perunless the primacy agency sists. eters that appropriate circumst min nces ant a different repeat notice frency. In no circumstance may the aud eat notice be given less frequen IJУ an once per year. It is not app iate for the primacy agency to all ess frequent repeat notice for an MC

- violation under the Total Coliforn Rule or a treatment technique vi under the Surface Water tion ment Rale or Interim Enhanced Surface Water Treatment Rule. It is also not appropriate for the rimacy agency rules or policies to allow through across-the-board uctions in the repeat notice frequency or other ongoing violations requiring a Ti 🛌 2 repeat notice. Primacy agency determinations allowing repeat notices to be given less frectently than once every months must be in writing.
- (3) For the turbidity violations specified in this paragraph, public water systems must consult with the primacy agency as soon as practical but no later than 24 hours after the public water system learns of the violation, to determine whether a Tier 1 public notice under §141.202(a) is required to protect public health. When consultation does not take place within the 24-hour period, the water system must distribute a Tier 1 notice of the violation within the next 24 hours (i.e., no later than 48 hours after the system learns of the violation), following the requirements under §141.202(b) and (c). Consultation with the primacy agency is required for:
- (i) Violation of the turbidity MCL under §141.13(b); or
- (ii) Violation of the SWTR, IESWTR or LTIESWTR treatment technique requirement resulting from a single exceedance of the maximum allowable turbidity limit.
- (c) What is the form and manner of 2 public notice? Public water tems must provide the initial blic notice nd any repeat notices in form and maker that is reasons culated to reach persons ser ed in the required time period. T form and manner of the public ne ice may vary based on the spec mation and type fic s of water system, but must at a minimum meet the allowing requirements:
- (1) Unless directed otherwise by the primacy agency in writing community water systems must provide notice by:
- (i) Man or other direct delivery to each eastomer receiving a bill and to other service connections to which water is delivered by the public water system; and

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(ii) Any other method reasonably ca ated to reach other persons res y served by the system, if would not normally be reached by the notice required in paragraph (c)(1 this section. Such persons may in) of those who do not pay water bills not have service connection ad or do resses (e.g., house renters, apartmeners, unit rsity students, nursi dwelllg home patients, prison inmates, et). Other methods nay include: Public ition in a local news aper; delivery multiple istribution by copies for customers that provide their drinki g water to others (e.g., a artment by lding owners e employe s); posting in or large prival public places s rved by the system or on the Internet, or deli ery to community organization

(2) Unless directed otherwise by the primacy agency it writing, non-community water systems must provide

notice by:

(i) Posting the rotice in conspicuous locations throughout the distribution system frequented by persons served by the system, or by mail or direct delivery to each cultomer and service con-

nection (where known); and

(ii) Any oth r method re sonably calach other persons served culated to r m if they would not norby the syst mally be eached by the notice required in] ragraph (c)(2)(i) d this section. Sug persons may incl de those served w o may not see a posted notice because he posted notice is not in a location they routinely pass by. Other is may include: Publication in a newspaper or newsletter di tribs may include: Publicatio metho local uted to customers; use of E-mail to notify, employees or students; or, delivery hultiple copies in central location ., community centers).

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