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The York Water Company One Page Summary: Public Comments to the Environmental Quality Board Regarding Proposed Rulemaking (25 Po. Code Chapter 109) Disinfection Requirements Rule, (46 Pa.B. 857) April 18, 2016

Respectfully, The York Water Company does not support the Department's efforts to amend Chapter 109 as put forth in the Disinfection Requirements Rule. Our comments directly reflect those put forth by the Disinfection Requirements Rule Stakeholder Workgroup.

- 1) There is no clear or present public health threat is being addressed by the proposed rule.
- Although The York Water Company agrees with the stated goal of the Department to address the minimum detectable residual and low chlorine distribution disinfectant residuals. The York Water Company does not agree that the minimum residual should be set at 0.2 mg/L.
- 3) The York Water Company agrees that the current minimum distribution system detectable residual of 0.02 is not valid and believes the minimum residual should be set at 0.1 mg/L. The current regulatory language should only change the 0.02 mg/L to 0.1 mg/L and keep all other existing language.
- 4) Increasing the minimum disinfectant level in the distribution system from the existing 0.02 mg/L to 0.1 mg/L (for both free & total chlorine) is a 5-fold increase from the current level. A minimum value of 0.1 mg/L is a responsible level given the Departments concerns. However, the proposed 0.2 mg/L does not provide any additional health benefits to our customers, but it does require additional capital improvements & operating costs.
- 5) We agree with the compliance calculation of the proposed rule for systems serving greater than 33,000 people is 95% in 2 consecutive months and the compliance calculation for systems serving 33,000 or fewer people is 75% in 2 consecutive months. However, we are concerned that the increased residual monitoring (from once/month to once/week) will significantly increase small system operating costs.
- 6) The claimed compliance benefits in the proposed rule are unfounded and the associated compliance costs are dramatically underestimated (see table below). Over \$60-million CAPEX and >\$4-million annual OPEX will be spent for the 15 utilities shown in the table below to meet the proposed residual of 0.2-mg/L; far exceeding the \$780,000 cost projection in the Preamble.
- 7) Disinfection byproducts (DBPs) are likely to increase for many utilities as a result of increasing the distribution disinfection residual to 0.2 mg/L. Setting the minimum residual at 0.1 mg/L will allow time for utilities to assess impacts to DBPs. Not only are DBPs presently regulated, but some are recognized as health hazards.
- 8) Taste & odor complaints will increase if the minimum distribution disinfection residual is set at 0.2 mg/L.
- 9) Heterotrophic Plate Count (HPC) should be retained as an alternative compliance criteria for CWS's when the distribution disinfectant residual is below the minimum required level. This is still allowed under the federal regulation and will reduce the number of instances where Public Notice (PN) is required. The TAC Board also agrees, voting 12-0-1 to retain HPC as an alternative compliance criteria in low residual situations.
- 10) Because no known health risks have been identified in this proposed rulemaking, requiring water utilities to issue Tier 2 PN for failing to meet 0.2 mg/L will unnecessarily erode public confidence in water quality. This is another justification for setting the minimum distribution disinfection residual at 0.1 mg/L and continuing to allow HPC as an alternative compliance method.
- 11) The York Water Company requests that the Comment and Response document be provided to the advisory committees when a draft-final regulation is presented for their input.

	Philodolphia Weter Department (P9rD)	Aqua Parniyhania	SunzWeter	Pàvâmerivan Water	The York Water Computy	Plasburgh Wister and Server	lionth Panan Si Water	Chevier Water Authority	Capiral Ragion Water	Buchs County Worse and Server	WesternBens Water Authority	Lehigh County Water Authority	City of Lancastar Stater Department	Bothonham WatarDept.	Srie Water	Totak	Parten of Pennsvivania's "Population Served by Public Water" Pays assented in Uva Table by takes Suppliert
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OPCI Enterate Increased Signar to comply)	51,600,000	\$300,000	\$130,000	\$735,000	\$660,9900	50	22	\$3,830	\$7.000	44	\$20,000	\$15,000	525,000	1510,00B	20	\$4,515,600	DARE Estimate Jan reased Sylver to complyi
CombinedTan Year Scot (\$) [CodEx - (CodEr y 10 y-y]	\$50,000,000	\$10,150,000	\$8,000,000	520,450,000	\$9.000,1810	\$ā	\$6,000,000	\$1.069,000	\$95,000	570EL000	5880.000	5725,0040	5750,000	\$2.115,000	\$1,800,000	\$403,314,000	Combined Ten Year Cart (5) {CAPEC - (OPEX 3' Reyra)]
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Estimated Costs of Compliance With Proposed Disinfection Requirements Rule At estimates provided after Fabruary 15, 2016 and taigned at the 02 mg/Likes dual Requirement

Water Quality Manager, The York Water Company

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401

<u>www.yorkwater.com</u> FAX (717)852-0058 3136

Douglas J. Grawshaw



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The York Water Company Public Comments to the Environmental Quality Board Regarding Proposed Rulemaking (25 *Pa. Code* Chapter 109) Disinfection Requirements Rule (46 Pa. B. 857) April 19, 2016

Respectfully, The York Water Company does not support the Department's efforts to amend Chapter 109 as put forth in the Disinfection Requirements Rule. We agree with the 'ideals' of the Department and with the mission of protecting public health. The York Water Company has taken the mission of protecting our resident's and our customer's health by providing good, high quality, potable water for the past two hundred (200) years. However, The York Water Company respectfully disagrees with the Department's justifications and proposed regulatory actions, as defined in the Disinfection Requirements Rule. Additionally we disagree with the impacts that the proposed changes would have on both the regulated community and those served with public water; including the actual costs associated that add up to nearly two orders of magnitude greater than (100X) the Department's projections.

"What problem are we trying to solve with this reg. package?" - Quoted from a colleague in the water industry.

No clear or present public health threat is being addressed by the proposed rule. There are no scientifically defensible benefits of a 0.2-mg/L residual versus that of 0.1-mg/L. Additionally there are very significant costs / detriments associated with meeting the reg. package, as written.

The York Water Company agrees that the current minimum distribution system detectable residual of 0.02 is not valid and believes the minimum residual should be set at 0.1 mg/L. The current regulatory language should only change the 0.02 mg/L to 0.1 mg/L and keep all other existing language – including HPC as the alternative compliance criteria for low chlorine residual situations. The TAC Board (*small Systems Technical Assistance Center*) has also recommended the same to the Department.

The actual, statewide costs associated with compliance for fifteen suppliers are over seventy five times (75X) higher than the Department's projection of \$780,000. According to the Regulatory Analysis Form and Preamble, \$780,000 is the projected total, combined capital costs for all of the utilities throughout the state. To contrast the Department's projection, fifteen PA water suppliers responded to requests for projected cost increases associated with compliance at the proposed 0.2-mg/L residual requirement. The combined total CAPEX for these fifteen suppliers is projected to be over \$60-million with an annual recurring OPEX of \$4.5-million. These fifteen suppliers provide water to 68% of the population in PA that is served by public water. When accounting for the remainder of the medium and large water systems in PA, the costs increase as combined the medium and large water systems supply water to 91% of the population served by CWS within PA.

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 1



Source:

http://files.dep.state.pa.us/Water/BSDW/DrinkingWaterManagement/PA_DEP_2014_Annual_Complian ce_Report.pdf

PWS Profile

Figure 2. Number of Pennsylvania Systems and Population Served by Size Category

NUMBER OF PWSs													
	CWS	NTNC	TNC	BVRB									
SMALL	1,647	1,080	5,582	118									
MEDIUM	299	13	2	56									
LARGE	32	0	0	0									
TOTAL	1,978	1,093	5,584	174									



	POPULATION SERVED												
	CWS	NTNC	TNC	BVRB									
SMALL	928,797	380,774	705,614	11,649									
MEDIUM	3,755,748	73,084	9,000	256,100									
LARGE	5,910,809	0	0	0									
TOTAL	10,595,354	453,858	714,614	267,749									
	COMMUNI POPU BY	TY WATE LATION S SYSTEM	R SYSTE SERVED SIZE	MS									



10

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130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 2



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City of Loncoster Water Department		110,000	\$500,000	325,000	5756,000	¢	
lehigh County Water Authority	Anna Anna	114,000	\$33,000	515,000	5175,000	ö	
Wethen Berks Water Authority	The leaves	35,200	5305,000	S20,025	2500.000	Ð	
Baths Caunty Water and Sewer	1	200,000	88 88 28	3 <	5236, 900	9	
Capital Region Water	Finance Incomes	85.9	92725	\$7,000	0007565	*	
Chester Water Authority	Plane al-cone	200 271	\$1,033,000	31,600	51,069,000	ta .	
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Philiadetphia Water Department (PWD)		1,708,000	\$25,222,500	\$2,306,000	550,000,000	e	
K WATE	Source at Cost Éclimater	Population Served	CLOREX Estimante (tantal S)	CATX Estimate (mcreasedS/yew to comphy)	Combined Ten Year Cost (5) (CabEX-(OPEXX Rays 2	Rumber of Waterborne Direase Outbreast Suectry Attributed to Suppure own last JOrean to present present of the to present UNT control Other of Present	UE.

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12

Estimated Costs of Compliance With Proposed Disinfection Requirements Rule Miestratist provided after february 15, 2016 and Largened at the 0,2 mgA Residual Requirement

Combined Costs Summary for Compliance with the Proposed Disinfection Requirements Rule Presumptions: -6 Re-Chloramination Stations -100 Autoflushers									
-Manual Flushing 1/3 Of Hemaining Ends > 200	J Unce Every 3-w	Pexs							
100 AutoFlushers	Per 1 Autoflucher	Per 100							
Autoflusher Purchase Cost	\$4,000	\$400.000							
Autoflusher Installation Cost	\$5,000	\$500,000							
Autoflusher Annual O&M Cost	\$1,343	\$134,250							
Flushed Water Costs 1773,1114,01,0170,000,000,000,000,000	\$3,066	\$306,600							
Annual Combined Cost Autoflushers (0111+ Flacked Weiter)	\$4,409	\$440,850							
Autoflusher CAPEX Costs	\$9,000	\$900,000							
Autoflusher Combined Ten Year Costs	\$53,085	\$5,308,50							
6 Re-Chloramination Stations	Per 1 Station	Per 6 Stations							
Purchase • Installation Costs	\$300,000	\$1,900,000							
Yeally Operating Costs (bazdencenslaysozzalory \$45,000+chsmicstcart+rautine neistencence)	\$10,000	\$60,000							
Fen Year Operating Cost	\$100,000	\$600,000							
Fotal Cost for Re-Chloramintion Station	\$400,000	\$2,400,000							
Manual Flushing - 3 Week Rotation Flushing was third of Remaining and area 2000 (1,122)	1 year	10 year							
Max. # of Ends flushed per dag tpassan/#haveshifs)	20	\geq							
Additional employess needed for flushing only (figure security of a constantion)	12	\ge							
Average annual salary of Lemployee ant facturing boastic, 07, training, fuel, chamicstr, mileage, ec. (1997)	\$45,000	\$450,000							
Combined salarles Nucling on physocracty without bonstiles	\$58,100	\$561,000							
Tushed Water Costs	\$67,452	\$674,520							
fotal Cost for Manual Flushing	\$123,552	\$1,235,520							
		•							

Combined	Costs
Purchase / Installations (totals combined)	\$2,700,000
1Year Operating Costs (salaries + maintanence + flushed water)	\$624,402
First Year Combined Costs (CAPEX + OPEX)	\$3,324,402
10 Year Combined Costs (CAPEX + OPEX)	\$4,761,000
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YORK, PENNSYLVANIA17401

FAX (717)852-0058



The Department is proposing to not only increase the required disinfectant residual by ten times (10X) but it is also aiming to remove Heterotrophic Plate Count (HPC) as an alternative compliance criteria (ACC) to low residual situations. HPC used in this capacity has been part of Chapter 109 for many years. In addition to removing this ACC (making it tougher to both achieve and maintain compliance as well as limiting the operator's toolbox), the Department is also expanding both the required number and required type of sampling locations required to determine compliance, and is increasing the frequency at which those samples must be drawn. Compliance projections cannot be gauged effectively due to the number of compliance variables being changed at one time. The York Water Company believes HPC should remain as an alternative compliance criteria for a low chlorine residual situation, especially in light of all of the other changes.

The TAC Board has voted 12-to-0 (*1-abstention*) to retain HPC as part of Chapter 109 as an ACC in low chlorine residual situations. The Department seems poised to ignore a near unanimous vote from the TAC Board on this matter.

Additionally, the Department has chosen to retain HPC as an alternative compliance criteria ONLY for bottled, bulk, vended and retail water systems. HPC should remain as an ACC for all water systems, not just for a select few.

HPC has been used in conjunction with Total Coliform Sampling and distribution system chlorine residual as part of a 'packaged' set of information or operator's toolbox for many years. Part of this toolbox is used for compliance determination but the other parts are used to glean information about a distribution system's health and to strategically target their personnel and resources. Total coliform sample results are utilized as an indicator of possible contamination in a system, HPC is used to gauge microbiological growth and growth-potential in the system, and Chlorine residual readings are used to gauge the amount of 'suppressant' available to limit bacteriological regrowth and combat potential contaminations. Using these tools together, one is able to view a more complete picture of distribution system health.

The lack of a chlorine residual, while not an ideal situation, is <u>not</u> indicative of any danger nor of the presence of a contaminant. Interestingly, there are situations where a sample has a healthy chlorine residual, there are no coliforms present, but the HPC results indicate that bacteriological growth is present at the sample point. This system needs to do some work in the areas surrounding their sampling location to investigate and address the bacteriological growth before it develops further. Should the situation not be addressed, a coliform positive result may be likely.

If we remove HPC as an ACC in Chapter 109, many utilities will stop paying for HPC analysis. Many authorities and smaller water systems cannot justify paying for an analysis that is not either required nor integral to compliance determination. Thus these utilities and authorities will not be able to utilize HPC as the informative tool that it is.

Additionally, removal of HPC as an ACC will lead to many more unnecessary violations and subsequent public notifications (*low residual*) that have <u>not</u> been linked to any direct or indirect health threat. It has been repeatedly demonstrated that excessive public notification for non-health related violations causes

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 4



the populous, at-large, to ignore and disregard the very important public notices such as Boil-Water advisories or Do-Not-Consume notifications. Effectively the public will believe that the water suppliers and the PADEP has "Cried 'Wolf" too many times. Public notifications must be used judiciously to be effective.

The Department has not provided evidence of a *need* to remove HPC as an alternative compliance criteria. To make a significant change to an existing regulation, the Department should clearly define an overwhelming need and provide evidence that not only is the change merited, but that it is also cost effective. It seems that these factors, specifically in regards to HPC, have not been fully addressed in this package.

Removal of HPC as an ACC will very likely increase the civil liability of water suppliers. Consider that even if a water supplier is meeting the proposed regs everywhere in their system, there will come a time when an individual will look to blame an entity, especially one with "deep pockets" for a sickness or a relative passing. The removal of HPC as an ACC now leaves the reg. with one single compliance criteria, chlorine residual.

Having a single compliance criteria makes water utilities a prime target for frivolous civil lawsuits. The strictures for assessing civil liability are much more elastic than those determining criminal liability. Improper determination of chlorine residual can be done by a customer via a "pool-kit" or test-strips at any faucet inside of a home, building, or facility (*internal treatment devices like softeners and filters remove chlorine from the water*) and should the result be lower than the proposed 0.2-mg/L and there are no alternative compliance criteria, then there is a dramatically increased likelihood of a civil lawsuit being filed and actually making it to court. Claims would be made that since the water did not meet the residual at their particular faucet, then the water supplier is civilly liable for their problems/sickness/loss or other. The HPC test, while still readily available to the populous, acts as a screening tool limiting the number of potentially frivolous lawsuits that would otherwise develop as a result of removing it.

In conclusion, we want our water systems focusing on water treatment, water quality, and proper conveyance; not on defending themselves in court from frivolous lawsuits – especially in cases where the suppliers are truly meeting the regs.

THE YORK WATER COMPANY TEL. (717)845-3601

130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 5



Cost vs. Benefit Table										
Costs	Benefits									
- Approximately 50X to 100X (fifty to one-hundred) times DEP's estimated costs - statewide	- Possible Protection from Waterborne Disease Outbreaks - EXCEPTING									
 Cost increases to customers, especially to those of Large and Medium sized systems - 91% of PA population served with public water is Med and Large water systems. 	those that US CDC focuses on as a direct result of the top deficiencies; this package does <u>not</u> address: 1) Premise Plumbing - 66% 2) Untreated Ground Water - 13%									
 Simultaneous compliance problems - Lead & Copper and DBPs (concer cousing) http://www.cdc.gov/safewater/chlocination/byproducts.html http://www.cdc.gov/nceh/lead/leadinwater/ 	Per the US CDC, Combined these two deficiencies make up 79% of all waterborne disease outbreaks in the USA http://www.cdc.gov/mmwr/preview/mmwrhtml/mm6431a2.htm									
- Increased civil liability - removal of HPC as an ACC - Increased public notification for non-health related violations	- Possible Improvement in coliform compliance: The average increase in compliance should be about 1.4%, based on the dataset the Department provided in the Preamble. (also see tables below)									
 More customer complaints - high chlorine is already the most common customer complaint 	 DBP violations may not be as bad as the science suggests they likely should be. 									

The ideals of the justifications as proposed in the Preamble are good – to protect the public health. The goals as set forth in the Preamble are:

- 1) Decrease Waterborne Disease Outbreaks,
- 2) Improve Coliform Compliance,
- 3) Zero impact on DBP compliance.
- 4) No or Minimal Cost impact to the majority of Water Systems

Unfortunately, when we investigate and compare what actions are being proposed to each individual goal, we find that there is no scientific evidence justifying the proposed regulations.

- <u>"Decrease Waterborne Disease Outbreaks"</u>: If we truly want to seriously limit or eliminate Waterborne Disease Outbreaks, according to the US CDC need:
 - a. Premise Plumbing issues must be addressed
 - b. There needs to be additional focus on any remaining groundwater systems that are not presently disinfecting.

What's the supporting evidence that the Department should focus on these issues? According to the US CDC, Waterborne Disease Outbreaks in the USA (and PA) are related primarily to two known, and specifically identified deficiencies:

http://www.cdc.gov/mmwr/preview/mrnwrhtml/mm6431a2.html

- c. <u>66% = Premise Plumbing</u> completely separate from the water distribution system as defined multiple times in multiple locations by the US CDC
- d. <u>13% = Untreated Groundwater</u>

Per the US CDC, "The two most commonly identified deficiencies[†] leading to drinking water–associated outbreaks were <u>Legionella in building plumbing§ systems (66%) and untreated groundwater (13%).</u>

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 6



Continued vigilance by public health, regulatory, and industry professionals to identify and correct deficiencies associated with building plumbing systems and groundwater systems could prevent most reported outbreaks and illnesses associated with drinking water systems."

"† Outbreaks are assigned one or more deficiency classifications based on available data. (http://www.cdc.gov/healthywater/surveillance/deficiency-classification.html).

§ "Plumbing" refers to the pipes that are within a building or within a service line leading into a building, distinguished from the distribution system of pipes that compose the water supply."

Quoted Text Copied From: The US-CDC Morbidity and Martality Report Weekly, Titled: Surveillance for Waterbarne Disease Outbreaks Associated with Drinking Water — United States, 2011–2012, Weekly August 14, 2015 / 64(31);842-848 Karlyn D. Beer, PhD1,2; Julia W. Gargano, PhD2; Virginia A. Roberts, MSPH2; Vincent R. Hill, PhD2; Laurel E. Garrison, MPH3; Preeto K. Kutty,

MD3; Elizabeth D. Hilborn, DVM4; Timothy J. Wade, PhD4; Kathleen E. Fullerton, MPH2; Jonothan S. Yoder, MPH, MSW2 http://www.cic.gov/mmwr/preview/mmwrhtml/mm6431a2.htm

The US CDC further clarifies the differences between "Building Plumbing / Premise Plumbing" and Distribution Systems. The following section is copied from the US CDC page linked immediately following.

(http://www.cdc.gov/healthywater/surveillance/deficiency-classification.html).

"*For a community water system, <u>the distribution system refers to the pipes and storage infrastructure</u> <u>under the jurisdiction of the water utility prior to the water meter or property line (if the system is not</u> <u>metered)</u>. For noncommunity and nonpublic individual water systems, the distribution system refers to the pipes and storage infrastructure before entry into a building or house."

"+ Contamination of drinking water and deficiencies occurring in plumbing and pipes that are not part of the distribution system as defined previously. For community systems, this means occurring after the water meter or outside the jurisdiction of a water utility; for noncommunity and nonpublic systems, this means occurring within the building or house (e.g., in a service line leading to a house or building, in the plumbing inside a house or building, during shipping or hauling, during storage other than in the distribution system, or at point of use)."

http://www.cdc.gov/healthywater/burden/need-for-estimate.html

Below is another example of the CDC having defined Premise Plumbing as jurisdictionally separate from that of the Public Water System. (*Link above and screenshot below*).

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 7



Waterborne Disease & Outbreak Surveillance & Reporting

Reporting (NORS)

Health Data Environmental Tracking

Data Biomonitoring Data

Health Promotion Materials

Newsroom, Features, Observances, & Announcements

Training & Education CDC at Work: Healthy

Water Policy & Recommendations

Fast Facts

Index of Water-Related Topics

The ideal waterborne disease burden estimate will provide a cohesive umbrella estimate that covers

- All water uses, including:
- Drinking and household uses
 Recreation and leisure
- Industry
- ALLESSING IS
- Agriculture and food production
- Medical and healthcare uses

All water venues, including:

- · Drinking water systems (public, private)
- · Natural swimming waters (beaches, fresh water)
- Chlorinated swimming venues (pools, hot tubs/spas, water parks, foot spas)
- Premise plumbing and building distribution systems
- Irrigation and food processing water systems
- Reclaimed water, graywater

References

Premise Plumbing

Premise plumbing is the drinking water system that is inside housing, schools, and other buildings. It connects to the main drinking water distribution system, but the water utility does not monitor its safety. A large proportion of drinking water outbreaks are linked to pathogens that grow in premise plumbing and building water system parts-like hot water tanks, cooling towers, decorative fountains, shower heads, and water taps-and are inhaled through steam or aerosol 1-5.

- Haupt TE, Helfernan RT, Kazmierczak IJ, Nehls-Lowe H, Rheineck B, Powell C, Leonhardt KK, Chitnis AS, Davis JP. <u>An</u> <u>nutbreak of Logimmatics' disease associated with a decorative water wall fountain in a hospital.</u> (P Infect Control Hosp FpMdemiol. 2012; 33(2):185-91.
- Faikinham JO 3rd. <u>Rentuberculous mycobacteria franchowshold dambing of nations with nontuberculous mycobacteria</u> <u>disease</u>. B² Emerg Infect Dis. 2011; 17(3):419-24.
- Faikinham JO 3rd. Hospital water filters as a source of Asycobacterium anum complex. P J Med Microbiol. 2010; 59(Ft 10):1198-202.
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THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 8



(http://www.cdc.gov/healthywater/surveillance/deficiency-classification.html). Screen-shot below from US CDC webpage (link immediately preceding) Deficiency Classification for Drinking Water and Other, Nonrecreational Waterborne Disease Outbreaks Waterborne disease outbreaks are assigned one or more deficiency categories based on available data. The deficiencies provide information about how the water became contaminated, water system characteristics, and factors leading to waterborne disease outbreaks. Deficiencies Assigned to Outbreaks Associated with Drinking V/ater, Other Vater, and Unknown Vater Exposures Contamination of drinking water (i.e., public, individual, or bottled water systems) at/in the water source, treatment facility, or distribution system* 1: Untreated surface water 2: Untreated ground water 3: Treatment deficiency (e.g., temporary interruption of disinfection, chronically inadequate disinfection, or inadequate or no filtration) 4: Distribution system deficiency, including storage (e.g., cross-connection, backflow, contamination of water mains during construction or repair) 13: Current treatment processes not expected to remove a chemical contaminant (e.g., pesticide contamination of ground water treated with disinfection only) A: Surface water B: Ground water Contamination of water at points not under the jurisdiction of a water utility or at the point of uset 5: Legionella spp. in water system A: Drinking water (i.e., public, individual, or bottled water systems) 8: Other non-recreational water (e.g., cooling/industrial, water reuse, irrigation, occupational, decorative/display, includes water consumed from sources such as backcountry streams) C: Unknown water use (i.e., the intended purpose or use of the water is unknown or the water exposure category could not be determined) 6: Plumbing system deficiency after the water meter or property line (e.g., cross-connection, backflow, or corrosion products) 71 Deficiency in building/home-specific water treatment after the water meter or property line 81 Deficiency or contamination of equipment using or distributing water (e.g., drink-mix machines) 9: Contamination or treatment deficiency during commercial bottling 10: Contamination during shipping, hauling, or storage A: Drinking water - tap water B: Drinking - commercially-bottled water 11: Contamination at point of use A: Tap B: Hose C: Commercially-bottled water D: Container, bottle, or pitcher E: Unknown 12: Drinking or contact with other non-recreational water **Unknown/Insufficient Information** 99: Unknown/Insufficient information A: Drinking water - tap water B: Drinking water - commercially-bottled water C: Other non-recreational water D: Unknown water use "For a community water system, the sistribution system refers to the pipes and storage intrastructure under the jurisolation of the water utility prior to the water meter or property line (if the system is not meterse). For honcommunity and nonpublic incluiduat water systems, the obsorbution system refers to the pipes and storage infrastructure before entry IPto a building of house. : Contemination of cricking water and deficiencies occurring in plumping and sizes that are not part of the disvibution system as defined previously. For community systems, this means occurring after the water preter or outside the system as beinger previously introduced and any system, but sides uncerning which the second of a water within the solution of a water within the solution of a water within the solution of a water of a water of building, in a source line teading to a house of building, in a source line teading to a house of building, is no plumping inside a noise of building, during shipping or nauling, curing storage other than in the distribution system, or as point of use).

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 9



Additionally, the Department continues to insist that Premise Plumbing is somehow under the jurisdiction of the Water Supplier and is considered a part of the Distribution System. Per the US-CDC, <u>Premise Plumbing is NOT part of the Distribution System</u>. In fact he US-CDC goes to great lengths and puts forth obvious effort to distinguish and clarify the differences between "The Distribution System" and "Premise Plumbing" to mitigate confusion. The US-CDC has specifically identified the jurisdictional dividing line(s) as the meter, the property line, or piping before entry into a building or house.

Additionally, The York Water Company is not authorized to enter local schools, hospitals, industrial campuses, or other premise plumbing networks to operate valves in their plumbing systems. We cannot legally flush their piping, we cannot legally confirm or investigate internal cross-connections or plumbing failures (*unless a failure impacts the public water system's distribution system directly*), we cannot aid with moving water through lesser used areas, and we cannot maintain their plumbing network for them. Similarly, premise plumbing owners cannot operate or maintain a PWS' distribution system.

Should the two leading causes of Waterborne Disease Outbreaks as identified by the US-CDC not be addressed as part of this package, then how can the claim of preventing the same be made by the Department in item #17 in the Regulatory Analysis Form? Neither Premise Plumbing nor untreated groundwater have been addressed in this reg. package.

2) "Improved Coliform Compliance": We, as an industry, have just made significant changes to improve coliform compliance. As part of the Revised Total Coliform Rule, overhauls to operations, compliance sampling, and determination of compliance criteria went into effect eighteen (18) days ago, April 1, 2016. The Department is still working to publish its own version of the RTCR. However, the Federal RTCR was vetted via the FACA process and was created to protect public health from deficiencies in the distribution system, specifically relating to coliforms. Additionally, the Federal RTCR specifically avoided identifying a mandatory chlorine residual for distribution systems.

Presently, federal advisory committees (FACA) are meeting and investigating whether a specific residual should be included in a future reg package and if so, how it might be implemented.

According to the Pennsylvania Public Water System Compliance Report – 2014 table immediately following, if Total Coliform compliance improvement is truly our goal, then targeting education and compliance aid for the small water systems of PA seems a fairly good starting point, not increasing chlorine residual requirements for all water systems.

THE YORK WATER COMPANY TEL. (717)845-3601

130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 10



Pennsylvania Public Water System Compliance Report - 2014

<u>Violations Summary by Violation Type and PWS Type and Size</u>

Figure 8.



Graphs were provided by The Department as part of the Preamble and claimed that these graphs demonstrated that states with mandatory distribution system residuals >0.2-mg/L had higher TCR (total coliform rule) compliance rates than PA - and they rightfully suggest that the statistics might be able to be applied to PA. Unfortunately, the statistical interpretations of the dataset do not match the conclusions that the Department has drawn. Typically any result falling within two standard deviations can be considered an "insignificant difference" and those falling within one standard deviation are typically considered as the same result, or indifferent from "noise".

Our assessment of the dataset is different from that which the Department provided following its graphs in the Preamble. The evaluation below suggests that PA can expect no statistically significant increase in coliform compliance rates (0.5% - 1.3% improvements). Please see the table below summarizing the data set that the Department provided in the Preamble. We can identify three states that performed better than PA (average of 1.3% better), four states performed effectively the same as PA (averaging 0.5% better), and one state performed worse than PA.

The tables below were constructed from the data contained in the graphs located in item #28 of the Regulatory Analysis Form, as provided by the Department.

THE YORK WATER COMPANY TEL. (717)845-3601

130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 11



Total Colifor	Total Coliform Rule (TCR) Violation Summary Utilizing Data from Bar Charts Presented in the Preamble (pages 863 - 866)													
	Percentage of Commun	nity Water Sys	stems with T	CR Violation	Ouring the Ye	ars: FY2011	through FY20	14	A					
	Compar	ing PA violation	ns vs. that of :	states with m	ubizer viotabna	iais >0 2-mg/	'L							
Summang	State	Pennsylvania	Alabama	Tennessee	West Virginia	Ittinois	Kentucky	Kansas	North Carolina	Ohlo				
PA should be able to expect 0 - 1.3%	Required Residual									1				
better TCR compliance rates with	(Total/Free in mg/L)	0.007002	05102	0.21hord	021west	0.510.2	0.5102	1010.2	1010.2	10/02				
elevoted distribution system residual.	FY 2011	2.9	0.9	25	0.6	1.5	4.3	2.8	11	12				
3-states slightly better than PA	FY 2012	2.6	2.4	19	0.4	1.9	4.1	3.3	1.1	10				
(my 13 Setter correlater (pres)	FY 2013	2.0	2.3	1.0	1.8	1.5	28	31	1.1	1.1				
	FY 2014	2.1	1.7	1.5	1.7	15	38	3.4	0.8	15				
3-states effectively the same as PA	Average Percent Violations Reported	2.4	18	1,7	11	1.6	38	3,1	3.1	1 2				
	Std Deviation of Violations	0.94												
I Miture)	Average Difference from PA		0.6	87	13	08	14	07	1.3	1.2				
(100 00050)			Same as PA	Same as PA	Batter than PA	Same as PA	WorsethanPA	Same as PA	Better than FA	Batter tran PA				

Disinfection Byproduct (DBP) Violation Summary Utilizing Data from Bar Charts Presented in the Preamble (pages 863 - 866) Percentage of Community Water Systems with DBP Violations During the Years: FY2011 through FY2014 Comparing PA violations vs. that of states with mandatory residuals >0.2-mg/L

Summary:	State	Pennsylvania	Alabama	Tennessee	West Virginia	utinols	Kentucky	Kansas	North Carolina	Ohio
PA should be able to expect 0.4 - 4.156 Worse DBP compliance cates with	Required Residual (Totalifisme in mg/L)	0 02/0.02	0.5/0.2	() 2 (hea)	0.2(n×s)	0510.2	05102	10/02	10102	10:02
elevoted distribution system residuol.	FY 2011	2.2	0.9	3.8	22	0.5	66	19	2.0	2.1
	FY 2012	1.2	0.2	27	12	03	2.8	1.4	1.8	1.5
p-states bener than PA	FY 2013	0.9	3.8	1.7	1.0	0.4	2.0	1.2	1.6	1.4
	FY 2014	0.7	1.7	4.2	4.2	1.0	10.0	2.4	1.8	3.2
A stores ellectively the same as PA	Average Percent Violations	13	1.7	3.1	2.2	0.6	5,4	1.7	1.8	2,3
4-state worse than PA	Std Deviation of Violations ZinUsignAnswedgesen Octow	0.73								
(ds. (tivose)	Average Difference from PA		0.40	1.85	0.90	0.70	4.10	0.48	0.55	0.50
L			Same as PA	Worse shan PA	Worse than #A	Same as PA	Worse than PA	Same as PA	Same as PA	Worse than PA

3) "Zero impact on DBPs."

This is not accurate. Under the same conditions, the higher the concentration of chlorine (free or combined) for a given water, typically, the higher the DBPs (Disinfection By-Products are regulated and some are health hazards). The table immediately above bears this out. This is the summary of the series of graphs the Department provided in the Preamble summarizing DBP compliance in PA as compared to those states that have a mandatory distribution system residual >0.2-mg/L of chlorine. This analysis shows that no state is better than PA at DBP compliance, four states are effectively the same as PA, and four are worse than PA, including one that is dramatically worse than PA (Kentucky). So, by both scientific and statistic projections, we can agree that DBPs will increase in PA should the minimum distribution system residual increase by ten-times (10X) as put forth in this proposed package.

The statistics and the science directly refute box number 13 of the Regulatory Analysis Form. DBPs and the Disinfection By-Product Rule will be directly impacted as a result of this regulatory package.

Additionally, compliance with the Lead and Copper Rule will likely be negatively impacted. Elevated levels of residual disinfectant as necessary to comply with this proposed package will

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130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 12



change the corrosivity of the water and thus to the leaching and corrosion of lead, specifically for those homes and schools closest to the Point of Entry into the Distribution System where that residual will be highest.



4) "No Significant Cost Impacts to the majority of Water Systems"

Cost information for many utilities and suppliers was provided to the Department as part of the TAC Board testimony. Unfortunately, the Department has ignored those numbers and has made no notation in the Preamble nor updated its cost projections in the Regulatory Analysis Form.

Estimates indicate that the capital expenditures will exceed the Department's projections by over fifty-million dollars (> \$50-million) and may actually be much more than that.

Recurring annual operating costs were not accounted for in the Department's projections. These annual operating costs also exceed the Department's projections for capital investment by over three million dollars (>\$3-million).

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130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 13 <u>www.yorkwater.com</u> FAX (717)852-0058



	Philatelphile Weter Organismost (PWD)	Aque Paresylverte	Sotz Water	Ph Arreisan Watar	The tark Water Company	fizzbagh Weter and Sewer	North Fear Wister	Chester Water Aasharby	Repital Regica Watter	Backs County Works and Secur	Wastan Berks Weter Authority	lahiph County Witter Authoricy	Cayof Lancourr Wiker Uepartwea	Broksten Weie Dege	Erio Water	Totals	Reserve at Conceptuania's "Appulation Served by Exolic Water "Represented in this Table by these Supplers
Source of East (statistics	Tableforma Sitemeans FADD	PinterSharway	Plonebrow.p	Phuse Subscript	Warts Retrictions	Phone Secure	Dive be you y	PRANDENTER	Don hearing	Plus Votes	Douberry	nociona	Phone be prove	P.a., 570'90	first Marries		
Piqueter los Served	1,700,800	1,430,600	163.00G	2,202,000	192/60	505 466	45,0(i)	134,002	60.000	man	11,009	534.660	152,000	113,000	322,003	7,356,000	66%
CAPER Excimente (barat Sy	\$25,003,000	\$7,155,565	\$3,566 526	\$11.12 (64	\$1600,010	50	\$4,60,7490	51,513,000	513,000	\$500,000	\$\$30,860	\$25,000	1928.0XC	\$23 file	\$1,400,166	\$10,158,000	CARE's Extinore (cotal 5)
aris teleste (massed \$/see to consty)	\$2,500,000	\$100,000	\$138,660	\$735.623	\$600,000	10	*3	53,500	\$7,51.0	>\$	\$70,500	\$25.769	\$35,530	3210,000	>0	\$4,515,600	Off Clubert Detter States Daniel A
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Estimated Costs of Compliance With Proposed Disinfaction Requirements Rula Al estimates provided after Estimary 15, 2016 and surgered at 174 0,2 mga, feedulet Fequirement

Item #19 in the Regulatory Analysis Form is inaccurate because the math cannot be applied in this fashion. These inaccuracies have been identified and have been repeatedly brought to the attention of The Department. This is already a part of the public record on multiple occasions, including TAC meetings, testimony provided before the TAC Board, and as part of the "Stakeholder Workgroup Meetings". Qualifiers have NOT been included, as part of the Preamble, yet, detailing that the costs of compliance estimates and the mathematical processes used to reach them, have been repeatedly challenged.

One cannot utilize monthly average chlorine residuals from a water system to project 'ease of compliance' nor accurately projected expenditures. Especially since compliance, as proposed by the Department is on a single sample basis (not a monthly average).

- 1) <u>Monthly Average</u> chlorine residuals cannot mathematically aid in the prediction of potential compliance
 - i. Proposed Regs determine compliance based upon individual results
 - ii. Theoretical Example (Extreme): 120-monthly samples required
 - 60-of those samples = 2.00-mg/L and
 - 60-of those samples = 0.10-mg/L
 - Monthly average = 1.05-mg/L this is reported to the Dept. under present regs and is also the number used to make their projections for cost and ease of compliance
 - 2. Based on the new reg., the PWS would be out of compliance 60 times in the first month (*below 0.2-mg/L*, *but still meets present regs*)
 - Based on the Dept's choice of math for projections, this system <u>expects</u> no capital expenditures (no flushers & no chemical booster necessary) and thus has no concerns as its average residual is well over the proposed 0.2-mg/L – excepting the fact that the utility would be in "violation" 720-times in the first year.
 - 4. Overall ease of compliance projections are severely overestimated by the Dept.

THE YORK WATER COMPANY TEL. (717)845-3601 130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 14



- 2) Actual costs to achieve compliance are much higher than the Dept.'s predictions
 - i. Automated Flusher capital cost estimated at \$2,000 each, by the Dept.
 - ii. The Philadelphia Water Dept. has published estimates for their system, their cost for purchasing, installing, and securing each flusher is \$45,000
 - 1. This is greater than an order of magnitude difference
 - Even if the actual costs worked out to be halfway between (\$23,500) the Dept.'s estimated costs are *dramatically* understated - still "off" by an order of magnitude.
 - 3. The number of flushers needed, statewide is dramatically underestimated.
 - a. More than three systems need flushers
 - b. Much more than the Dept's estimated \$30,000 will be spent by the medium and large water systems on flushers to achieve the 0.2-mg/L minimum residual.
 - iii. Operating costs are NOT accounted for in the Dept.'s cost projections.
 - 1. Nearly all medium and large water systems operating costs will increase
 - 2. <u>The York Water Company</u> projects annual operating cost increases, just to comply with the 0.2-mg/L proposed residual at \$600,000/yr.
 - <u>The Philadelphia Water Dept.</u> projects its operating costs to increase by \$2,500,000/yr. (\$2.5-million/yr.) to comply with the proposed residual of 0.2-mg/L.
 - 4. The Dept. estimates a total combined cost, statewide at \$780,000

Based on the above, we need to consider what problem is it that we are actually solving with this regulatory package? Additionally, what problems are we creating?

There is no scientific, obvious, or overwhelming <u>need</u> for this <u>very expensive</u> reg. package. What is the actual driver for this proposed reg. package?

- 1) 5-pages of the Preamble focus on Legionella and Legionnaires Disease (LD)
 - a. Elevated residuals in a distribution system will not completely remove or destroy Legionella
 - b. Legionella must amplify in order to cause harm
 - c. Legionella amplification is a premise plumbing problem and is NOT a distribution system issue per the CDC
 - d. I cannot identify a single waterborne disease outbreak within the past 20-years, in PA, that has been directly attributed to a medium or large PWS that has been disinfecting AND meeting the present regs. (91% of PA's population served)\
- 2) 5-pages of the Preamble are dedicated to Total Coliform Rule (TCR) and Disinfection Byproduct Rule (DBP) compliance. (see Tables #1 and #2 below)
 - a. Based on the dataset, PA cannot expect a significant increase in TCR compliance 0 1.3% better is possible
 - b. Based on dataset, PA can expect DBP violations to increase by 0.4 to 4.1%.

THE YORK WATER COMPANY TEL. (717)845-3601

130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 15



- 3) 1-page is dedicated to costs and compliance estimates
 - a. Estimates are dramatically skewed
 - b. Cost estimates are too low per item
 - c. Cost estimates are too low statewide
 - d. Ease of Compliance projections is dramatically overestimated
- 4) Cost / benefit? Especially for Large and Medium PWS (91% of PA population served)
 - a. No science based nor statistical 'guarantee' of any benefits
 - b. Capital and Operating Costs go up dramatically
 - c. Customer Costs increase
 - d. DBPs increase (concer and other health effects)
 - e. Complaints go up
 - f. Violations go up

What problem are we trying to solve with this reg. package?

In summary, The York Water Company recommends that due to the statewide CAPEX for compliance at > \$60-million, annual OPEX for compliance at > \$4-million, and the Department's stated goal of resolving the numeric value for what a "detectable" chlorine residual is, that we maintain the current rule with the exception of replacing 0.02-mg/L with 0.1-mg/L which retains HPC as an ACC, will provide a reliable, verifiable residual that is five times (5X) higher than the current residual, at a reasonable cost, and has already been approved by the TAC Board. This change will clearly solve the Department's stated goal without backsliding and without the unintended consequences.

Sincerely,

yla J. Crawchin

Douglas J. Crawshaw Water Quality Manager The York Water Company

THE YORK WATER COMPANY TEL. (717)845-3601

130 E. MARKET STREET YORK, PENNSYLVANIA17401 Page | 16