

#### APPENDICES

# **THREATS ON TAP:** WIDESPREAD VIOLATIONS HIGHLIGHT NEED FOR INVESTMENT IN WATER INFRASTRUCTURE AND PROTECTIONS

#### **AUTHORS**

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### CALCULATIONS OF POPULATIONS AND SYSTEMS IMPACTED BY VIOLATIONS OF THE SAFE DRINKING WATER ACT

The Safe Drinking Water Information System is an EPA-maintained database that includes state-reported information about public water systems and their violations of federal drinking water laws. EPA regulations require primacy states<sup>a</sup> to report violations and enforcement actions to the EPA quarterly<sup>1</sup> To calculate the populations and systems impacted by violations of the Safe Drinking Water Act, we downloaded drinking water data from the violations tab of the Quarter 3 2016 data set from the EPA Safe Drinking Water Information System on October 17, 2016.<sup>2</sup>

Data were limited to public water systems that were active in the Quarter 3 2016 data set and included systems with violations between January 1, 2015, and December 31, 2015. For systems with unresolved open violations (those with no fixed compliance period), data were downloaded from the Safe Drinking Water Information System for all open violations regardless of the violation start date. Data for community water systems with violations of the Safe Drinking Water Act were extracted from the original data through Microsoft Excel filtering tools. To remove duplicate entries for open violations, unique violation ID numbers were created for each system using a combination of the public water system identification (PWS ID) number and Violation ID fields in the Safe Drinking Water Information System. Safe Drinking Water Information System data fields include PWS ID, PWS Name, EPA Region, Primacy Agency, PWS Type, Primacy Type, Primary Source, Activity Status, Deactivation Date, Population Served Count, Rule Name, Violation Code, Violation Type, Violation Category Code, Is Health-Based, Contaminant Name, Compliance Period Begin Date, Compliance Period End Date, Compliance (RTC) Date, Enforcement Action Type Code, Enforcement Action Description, Is Major Violation, Severity Indicator Count, Public Notification Tier, Is School or Daycare, Violation ID, Unit of Measure, Unit of Measure Code, and Violation Measure. Each system and population was counted only once for total number of systems and population impacted.

To calculate the populations served and community water systems with violations of the individual rules (and all rules) of the Safe Drinking Water Act, rules were identified using the Rule Name data field in the downloaded Quarter 3 2016 data set of the Safe Drinking Water Information System. Values in the Rule Name field included Arsenic, Consumer Confidence Rule, Filter Backwash Rule, Ground Water Rule, Inorganic Chemicals, Lead and Copper Rule, Long Term 1 Enhanced Surface Water Treatment Rule, Long Term 2 Enhanced Surface Water Treatment Rule, Miscellaneous, Nitrates, Public Notice Rule, Radionuclides, Stage 1 Disinfectants and Disinfection Byproducts Rule, Stage 2 Disinfectants and Disinfection Byproducts Rule, Surface Water Treatment Rule, Synthetic Organic Chemicals, Total Coliform Rule, and Volatile Organic Chemicals. Calculations of the populations served and community water systems with violations of each rule were performed separately.

To calculate the populations served and number of community water systems with health-based violations of the individual rules (and all rules) of the Safe Drinking Water Act, all data for health-based violations were extracted using the Is Health-Based field. Rules with health-based violations were identified using the Rule Name data field in the downloaded Quarter 3 2016 data set of the Safe Drinking Water Information System. Values in the Rule Name field included Arsenic, Ground Water Rule, Inorganic Chemicals, Lead and Copper Rule, Long Term 1 Enhanced Surface Water Treatment Rule, Long Term 2 Enhanced Surface Water Treatment Rule, Nitrates, Radionuclides, Stage 1 Disinfectants and Disinfection Byproducts Rule, Surface Water Treatment Rule, and Volatile Organic Chemicals. Calculations of the populations served and number of community water systems with violations of each rule were performed separately.

a Primacy or "primary enforcement responsibility" occurs when EPA has determined that a state, territory, or Tribe's rules are as strict as the federal standards and that they can and will enforce the Safe Drinking Water Act. Once a state is granted primacy, it receives substantial federal funding to carry out the law. All 50 states have primacy under the Safe Drinking Water Act, except Wyoming (which has chosen not to apply for it). The Navajo Nation is the only Indian tribe to have sought and received primacy; Puerto Rico and some other U.S. territories also have been approved for primacy. The District of Columbia does not have primacy.

# GEOGRAPHIC REPRESENTATION OF POPULATIONS IMPACTED BY LEAD AND COPPER RULE VIOLATIONS AND ACTION LEVEL EXCEEDANCES

To map violations of the Safe Drinking Water Act, county-level information was obtained from the Geographic Area tab of the Quarter 3 2016 data set of the EPA Safe Drinking Water Information System. Violations were then mapped using the free and open-source geographic information system (GIS) software, QGIS. For systems with city-level information only, counties were identified through web searches for county locations or by joining X,Y coordinates for city locations with county layers in QGIS.

County- and state-level 20m-resolution cartographic boundary shape files for geographic visualization of drinking water violations were obtained from the 2015 U.S. Census Bureau's Master Address File/Topologically Integrated Geographic Encoding and Referencing (MAF/TIGER) system.<sup>b</sup>

For Figure 1, populations impacted by violations of the Safe Drinking Water Act in each county were calculated by grouping violating systems by county and summing the populations for each violating system. For systems serving multiple counties, populations impacted by violations or action level exceedances were included in the population totals for each county served. Populations were not double-counted for aggregate populations impacted (i.e., total U.S. population served by systems with health-based violations of the Safe Drinking Water Act.

Violations in Figures 1, 1.1, 2.1, 3.1, 4.1, 5.1, 6.1, 7.1, 8.1, 9.1, 10.1, 11.1, and 12.1 include both monitoring and reporting and treatment technique violations. Specific violation types include Monitoring, Regular; Monitoring and Reporting (DBP); Consumer Confidence Report Complete Failure to Report; Consumer Confidence Report Inadequate Reporting; Followup Or Routine LCR Tap M/R; Maximum Contaminant Level Violation, Monthly (TCR); Maximum Contaminant Level Violation, Single Sample; Monitoring, Repeat Major (TCR); Monitoring, Routine Minor (TCR); Monitoring, Source Water (GWR); Monitoring, Routine Major (TCR); Maximum Contaminant Level Violation, Average; Maximum Contaminant Level Violation, Acute (TCR); Monitoring, Repeat Minor (TCR); Initial Tap Sampling for Pb and Cu; Lead Consumer Notice; Public Education; Failure To Address Deficiency; Treatment Technique (SWTR and GWR); Single Turbidity Exceed (Enhanced SWTR); Monitoring of Treatment (SWTR-Filter); Treatment Technique No Certif. Operator; Failure to Filter (SWTR); Failure Submit Filter Profile/CPE Report; Treatment Technique Precursor Removal; Failure to Consult with State; Public Notification Violation for NPDWR Violation; Monitoring, Routine (IDSE); Sanitary Survey (TCR); Monitoring, Turbidity (Enhanced SWTR); Monitoring of Treatment (SWTR-Unfilt/GWR); Monthly Turbidity Exceed (Enhanced SWTR); OCCT/ SOWT Study/Recommendation; OCCT/SOWT Treatment Installation/Demonstration; Failure Submit IDSE/Subpart V Plan Rpt; Monitoring, Source Water (LT2); Failure to Notify Other PWS; Water Quality Parameter M/R; Record Keeping; Failure Submit Treatment Requirement Rpt; MPL Non-Compliance; Initial, Follow-up, or Routine Source Water M/R; Monitoring, Check/Repeat/Confirmation; Variance/Exemption/Other Compliance; Public Notification Violation without NPDWR Violation; Notification, State; Treatment Tech. No Prior State Approval; Failure to Conduct Assessment Monitoring; Lead Service Line Replacement (LSLR); Non-Acute MRDL; Acute Maximum Residual Disinfectant Level; Treatment Technique Uncovered Reservoir; WQP Entry Point/Tap Treatment Technique Non-Compliance; Monitoring and Reporting (FBRR).

For Figures 2, 1.2, 2.2, 3.2, 4.2, 5.2, 6.2, 7.2, 8.2, 9.2, and 10.2, populations impacted by health-based violations of the Safe Drinking Water Act in each county were calculated by grouping violating community systems by county and summing the populations for each violating system. For systems serving multiple counties, populations impacted by violations or action level exceedances were included in the population totals for each county served. Populations were not double-counted for aggregate populations impacted (i.e., total U.S. population served by systems with health-based violations of the Safe Drinking Water Act).

Violations reflected in Figures 2, 1.2, 2.2, 3.2, 4.2, 5.2, 6.2, 7.2, 8.2, 9.2, and 10.2are subsets of the violations in Figures 1, 1.1, 2.1, 3.1, 4.1, 5.1, 6.1, 7.1, 8.1, 9.1, 10.1, 11.1, and 12.1 and include only those violations designated as health-based in the Is Health-Based field. Specific violation types include Maximum Contaminant Level Violation, Monthly (TCR); Maximum Contaminant Level Violation, Acute (TCR); Public Education; Failure To Address Deficiency; Treatment Technique (SWTR and GWR); Single Turbidity Exceed (Enhanced SWTR); Treatment Technique No Certif. Operator; Failure to Filter (SWTR); Treatment Technique Precursor Removal; Monthly Turbidity Exceed (Enhanced SWTR); OCCT/SOWT Study/Recommendation; OCCT/SOWT Treatment Installation/Demonstration; Failure Submit Treatment Requirement Rpt; MPL Non-Compliance; Treatment Tech. No Prior State Approval; Lead Service Line Replacement (LSLR); Non-Acute MRDL; Acute Maximum Residual Disinfectant Level; Treatment Technique Uncovered Reservoir; and WQP Entry Point/Tap Treatment Technique Non-Compliance.

b 20m indicates a 1:20,000,000 resolution level shapefile.

Populations served by systems with unobtainable county-level information (e.g., some tribal lands) were not included in the mapped populations impacted, but the populations were included in the aggregate population- and system-level totals (e.g., total number of community water systems or total U.S. population impacted by violations of the Safe Drinking Water Act).

# CALCULATIONS OF ENFORCEMENT ACTIONS AND COMPLIANCE RATES FOR SYSTEMS IN VIOLATION OF THE SAFE DRINKING WATER ACT

Enforcement actions were obtained from the Enforcement Action Description field of the Safe Drinking Water Information System. Enforcement actions taken between January 1, 2015, and December 31, 2015, included Federal Complaint for Penalty Consent Order or Consent Decree, Federal Proposed Administrative Order Issued, Federal Complaint for Penalty issued, Federal issued Formal Notice of Violation, Federal Final Administrative Order issued, Federal Consent Decree/ Judgement, Federal no additional Formal Action needed, Federal Compliance achieved, Federal Variance/Exemption issued, State Civil Case concluded, State Case appealed, State Case dropped, State Hook-up/Extension Ban, State Public Notif issued, State Formal Notice of Violation issued, State Bilateral Compliance Agreement signed, State Administrative/ Compliance Order without penalty issued, State Administrative Penalty assessed, State Show-Cause hearing, State Administrative/Compliance Order with penalty issued, State Civil Case under development, State Civil Case filed in State court, State Consent Decree/Judgement, State Violation/Reminder Notice, State Compliance Meeting conducted, State Technical Assistance Visit, State Site Visit for enforcement purposes, State Public Notification requested, State Public Notification received, State no additional Formal Action needed, State Intentional no-action, State Other, State Compliance achieved, and State Variance/Exemption issued. Enforcement action totals were calculated using Microsoft Excel PivotTables.

To differentiate between formal and informal enforcement actions, formal enforcement actions were identified using definitions established in the 2009 EPA document "Proposed Revision to Enforcement Response Policy for the Public Water System Supervision (PWSS) Program Under the Safe Drinking Water Act and Implementation of the Enforcement Targeting Tool."

ENDNOTES

1 See 40 CFR 142.15(a).

 $2 \quad U.S. Environmental Protection Agency, "Safe Drinking Water Information System (SDWIS) Federal Reporting Services," https://www.epa.gov/your-drinking-water/safe-drinking-water-information-system-sdwis-federal-reporting-services.$ 

c This document can be found at https://www.epa.gov/sites/production/files/documents/drinking\_water\_erp\_2009.pdf.

# **TABLE 5**

States Ranked by Populations Served by Community Water Systems with Safe Drinking Water Act Violations in 2015<sup>a</sup>

Note that NRDC has obtained these data directly from the EPA's Safe Drinking Water Information System, which the agency compiles from data submitted by state regulators in accordance with EPA rules. NRDC has not independently verified these data.<sup>b</sup>

RANK	STATE OR TERRITORY	TOTAL NUMBER Of Violations of The Sdwa	TOTAL POPULATION SERVED BY Community water Systems with Violations of the SDWA	TOTAL NUMBER OF COMMUNITY Water Systems With Violations Of the Sdwa	TOTAL STATE OR Territory population In 2015 (U.S. Census) <sup>B</sup>	PERCENT OF STATE OR TERRITORY POPULATION SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATIONS OF THE SDWA
1	тх	13,913	12,066,920	2,507	27,469,114	43.9%
2	FL	1,653	7,540,465	757	20,271,272	37.2%
3	PA	7,643	5,645,903	978	12,802,503	44.1%
4	NJ	1,062	4,487,703	234	8,958,013	50.1%
5	GA	1,870	3,846,734	906	10,214,860	37.7%
6	PR	3,502	3,456,835	374	3,474,182	99.5%
7	WA	2,086	2,989,165	683	7,170,351	41.7%
8	ОН	533	2,958,414	293	11,613,423	25.5%
9	CA	1,914	2,566,008	832	39,144,818	6.6%
10	AZ	2,362	2,455,076	572	6,828,065	36.0%
11	КҮ	832	2,346,782	234	4,425,092	53.0%
12	WI	1,397	2,211,533	445	5,771,337	38.3%
13	MD	268	2,185,978	118	6,006,401	36.4%
14	LA	2,108	1,918,235	436	4,670,724	41.1%
15	MA	578	1,800,318	163	6,794,422	26.5%
16	NY	1,748	1,622,861	637	19,795,791	8.2%
17	ОК	4,832	1,454,261	665	3,911,338	37.2%
18	СТ	768	1,440,793	216	3,590,886	40.1%
19	NC	2,025	1,059,513	464	10,042,802	10.5%
20	UT	1,354	908,219	256	2,995,919	30.3%
21	TN	285	877,685	116	6,600,299	13.3%
22	IL	421	778,666	192	12,859,995	6.1%
23	wv	5,715	740,170	310	1,844,128	40.1%
24	IN	913	694,423	235	6,619,680	10.5%
25	SC	187	684,838	111	4,896,146	14.0%

a Data for January 1, 2015, to December 31, 2015, from the 2016 quarter 3 data set of the EPA Safe Drinking Water Information System (SDWIS); available at https://ofmpub.epa.gov/apex/sfdw/f?p=108:200::::::.

b Population information from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division.

RANK	STATE OR TERRITORY	TOTAL NUMBER Of Violations of The Sdwa	TOTAL POPULATION SERVED BY Community water Systems with Violations of the SDWA	TOTAL NUMBER OF COMMUNITY Water systems With violations Of the Sdwa	TOTAL STATE OR Territory population In 2015 (U.S. Census) <sup>B</sup>	PERCENT OF STATE OR TERRITORY POPULATION SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATIONS OF THE SDWA
26	MO	1,502	677,800	540	6,083,672	11.1%
27	DE	241	579,263	97	945,934	61.2%
28	AL	121	566,792	48	4,858,979	11.7%
29	OR	1,273	565,655	362	4,028,977	14.0%
30	МІ	413	532,788	195	9,922,576	5.4%
31	AR	510	508,183	230	2,978,204	17.1%
32	CO	1,061	492,865	269	5,456,574	9.0%
33	KS	811	464,280	326	2,911,641	15.9%
34	NM	1,291	426,332	326	2,085,109	20.4%
35	IA	315	362,632	164	3,123,899	11.6%
36	VA	709	348,871	231	8,382,993	4.2%
37	ID	796	325,575	283	1,654,930	19.7%
38	MS	284	303,618	100	2,992,333	10.1%
39	AK	2,943	196,713	278	738,432	26.6%
40	NE	325	175,245	180	1,896,190	9.2%
41	MT	1,248	173,661	313	1,032,949	16.8%
42	ME	446	160,507	177	1,329,328	12.1%
43	NV	359	121,069	55	2,890,845	4.2%
44	WY	357	118,481	116	586,107	20.2%
45	RI	61	108,089	23	1,056,298	10.2%
46	VT	492	92,080	182	626,042	14.7%
47	н	15	70,352	6	1,431,603	4.9%
48	MN	141	69,349	90	5,489,594	1.3%
49	NH	644	66,131	126	1,330,608	5.0%
50	AS°	1,968	60,012	17	not available	not available
51	ND	402	56,726	118	756,927	7.5%
52	SD	302	54,314	123	858,469	6.3%
53	MP <sup>d</sup>	44	53,545	19	not available	not available
54	DC	5	28,189	2	672,228	4.2%
55	GU°	9	22,000	1	not available	not available
56	VI <sup>f</sup>	152	7,075	56	not available	not available

### TABLE 5

States Ranked by Populations Served by Community Water Systems with Health-Based Safe Drinking Water Act Violations in  $2015^{a}$ 

Note that NRDC has obtained these data directly from EPA's Safe Drinking Water Information System, which the Agency compiles from data submitted by state regulators in accordance with EPA rules. NRDC has not independently verified these data.

RANK	STATE OR TERRITORY	TOTAL NUMBER OF VIOLATIONS OF THE SDWA	TOTAL POPULATION SERVED BY Community water Systems with Violations of the Sdwa	TOTAL NUMBER OF COMMUNITY Water systems With violations Of the SdWA	TOTAL STATE OR Territory population In 2015 (U.S. Census) <sup>6</sup>	PERCENT OF STATE OR TERRITORY POPULATION SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATIONS OF THE SDWA
1	тх	1,950	4,970,249	561	27,469,114	18.1%
2	PR	545	2,410,809	201	3,474,182	69.4%
3	ОН	116	2,315,260	68	11,613,423	19.9%
4	MD	41	1,754,409	26	6,006,401	29.2%
5	КҮ	217	1,513,617	96	4,425,092	34.2%
6	FL	253	1,501,883	128	20,271,272	7.4%
7	CA	1,006	1,476,159	389	39,144,818	3.8%
8	LA	419	1,031,504	167	4,670,724	22.1%
9	WA	70	943,848	42	7,170,351	13.2%
10	ОК	1,584	823,882	329	3,911,338	21.1%
11	NJ	58	775,640	35	8,958,013	8.7%
12	NY	232	706,910	125	19,795,791	3.6%
13	PA	302	691,256	167	12,802,503	5.4%
14	SC	77	430,344	37	4,896,146	8.8%
15	MA	106	427,383	63	6,794,422	6.3%
16	UT	109	421,320	83	2,995,919	14.1%
17	MO	403	377,056	220	6,083,672	6.2%
18	AR	234	347,220	127	2,978,204	11.7%
19	wi	132	335,079	68	5,771,337	5.8%
20	GA	189	317,551	82	10,214,860	3.1%
21	NC	157	304,670	92	10,042,802	3.0%
22	IL	131	278,882	63	12,859,995	2.2%
23	IN	133	243,087	63	6,619,680	3.7%
24	TN	59	237,759	30	6,600,299	3.6%
25	AZ	152	219,044	73	6,828,065	3.2%

a Data for January 1, 2015, to December 31, 2015, from the 2016 quarter 3 data set of the EPA Safe Drinking Water Information System (SDWIS), available at https://ofmpub.epa.gov/apex/sfdw/f?p=108:200::::::.

b Population information from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division.

RANK	STATE OR TERRITORY	TOTAL NUMBER OF VIOLATIONS OF THE SDWA	TOTAL POPULATION SERVED BY Community Water Systems with Violations of the SDWA	TOTAL NUMBER OF COMMUNITY Water systems With violations Of the Sdwa	TOTAL STATE OR Territory population In 2015 (U.S. Census) <sup>1</sup>	PERCENT OF STATE OR TERRITORY POPULATION SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATIONS OF THE SDWA
26	KS	267	217,994	123	2,911,641	7.5%
27	MS	114	207,014	59	2,992,333	6.9%
28	wv	109	204,555	58	1,844,128	11.1%
29	МІ	98	196,446	63	9,922,576	2.0%
30	IA	106	180,096	53	3,123,899	5.8%
31	VA	156	170,049	85	8,382,993	2.0%
32	NE	270	162,175	144	1,896,190	8.6%
33	NM	453	149,161	132	2,085,109	7.2%
34	AL	14	142,437	8	4,858,979	2.9%
35	OR	191	117,341	94	4,028,977	2.9%
36	ID	217	93,702	95	1,654,930	5.7%
37	МТ	177	84,185	93	1,032,949	8.1%
38	AK	298	83,702	114	738,432	II.3%
39	н	10	69,702	5	1,431,603	4.9%
40	CO	198	67,369	105	5,456,574	1.2%
41	AS°	15	57,292	9	not available	not available
42	СТ	70	53,915	40	3,590,886	1.5%
43	NV	60	27,680	25	2,890,845	1.0%
44	SD	108	24,124	72	858,469	2.8%
45	WY	39	23,998	23	586,107	4.1%
46	RI	7	22,794	5	1,056,298	2.2%
47	NH	92	22,645	45	1,330,608	1.7%
48	MN	28	16,358	22	5,489,594	0.3%
49	VT	60	11,874	48	626,042	1.9%
50	ME	41	8,725	27	1,329,328	0.7%
51	DE	19	6,123	12	945,934	0.6%
52	MP <sup>d</sup>	3	1,472	3	not available	not available
53	VIe	8	488	7	not available	not available

c AS = American Samoa d MP = Northern Marianas e GU = Guam

- Exposure can lead to cancer and potentially to reproductive impacts such as miscarriages and birth defects.
- In 2015, there were 11,311 violations of EPA standards (4,591 health-based) at community water systems serving 25,173,431 people (12,584,936 served by systems with health-based violations).
- Formal enforcement measures were taken in 12.4 percent of all cases and 23.0 percent of health-based cases.
- Less than one-fouth of the violations (and more than one out of every eight of the healthbased violations) returned to compliance within the calendar year.

# BACKGROUND

Before World War I, drinking water often contained bacteria that caused diseases like cholera and typhoid.<sup>1</sup> These bacteria can come from polluted sources of drinking water like lakes and rivers.<sup>2</sup>

The practice of disinfecting drinking water with chlorine, which became widespread after World War I in the United States, led to a dramatic reduction in waterborne disease from pathogens in drinking water.<sup>3</sup> For example, in 1900 there were 100 cases of typhoid fever per 100,000 people; by 2006 that number had dropped to fewer than 0.1 cases in 100,000 people.<sup>4</sup>

In addition to using chlorine or another disinfectant to kill pathogens in the water at treatment plants, water suppliers also need to protect the drinking water after it leaves the plant and moves through the pipes in the distribution system on the way to customers. In fact, public water utilities are now required by U.S. Environmental Protection Agency (EPA) rules to maintain a residual amount of a disinfectant (called a "residual disinfectant") throughout the water system's pipes.<sup>5</sup>

While adding chlorine (the most common chemical used for disinfection) or other chemical disinfectants to water has obvious benefits, these disinfectants can create byproducts that can adversely impact human health.<sup>6</sup> When chlorine is added to water, it reacts with naturally occurring organic material found in the source water, often present due to the breakdown of leaves or mud in the water.<sup>7</sup> That reaction creates "disinfection byproducts," including categories of chemicals called trihalomethanes (THMs) and haloacetic acids (HAAs).<sup>8</sup> When ozone is used as a disinfectant in water containing naturally occurring bromine, it can create bromate, a likely carcinogen.<sup>9,10</sup> When chlorine dioxide is used as a disinfectant, it can create chlorite, which the EPA has found may increase the risk of anemia, and nervous system effects in infants and young children.<sup>11,12</sup>

Water systems can reduce or eliminate the creation of these disinfection byproducts by being careful about how much of the chemicals they use, carefully controlling how they add them, and/or by pretreating their water to remove the organic matter or other precursors that would otherwise react with the chlorine or other disinfectants to create these risky disinfection byproducts.<sup>13</sup> They also can switch to more advanced disinfectants, such as ozone (if they have low bromine levels in their water) or ultraviolet light, and by using chloramines as a residual disinfectant.<sup>14</sup>

### HEALTH EFFECTS OF DISINFECTION BYPRODUCTS AND EPA'S RULES

Scientific research raised concerns that exposure to some disinfection byproducts may cause cancer or reproductive problems. For example, a series of epidemiological studies of people whose tap water contained disinfection byproducts found an association between some cancers such as bladder cancer and exposure to some of these chemicals. Laboratory studies with animals also found a link between the occurrence of cancer and exposure to some of these byproducts.<sup>15</sup> Moreover, a series of preliminary studies showed associations between some disinfection byproducts and certain birth defects, miscarriages, and other possible adverse reproductive impacts.<sup>16</sup>

In order to help address these risks, the EPA has regulated disinfection byproducts in drinking water since 1979.<sup>17</sup> In 1998, as evidence mounted that these chemicals could pose serious health risks at the levels allowed by the EPA, the agency added limits for new disinfection byproducts, tightened the existing limits, and expanded the number of systems that were required to comply with it to minimize the risk through the Disinfectant and Disinfection Byproduct Rule (DDBP). Under the rule, the EPA established health standards for disinfection byproducts that apply to all community water systems that add disinfectants to their water. (As discussed in a later appendix on the Groundwater Rule, some groundwater-supplied water systems are not required to disinfect and therefore are not required to test for disinfection byproducts.)

The EPA developed this rule over two stages.<sup>18</sup> Stage 1 of the DDBP, finalized in 1998, sought to reduce the exposure to disinfection byproducts through drinking water.<sup>19</sup> It established a stricter maximum contaminant level (MCL) for total THMs (rather than for each individual trihalomethane), as well as new MCLs for five haloacetic acids (HAA5), bromate (for systems that use ozone to disinfect), and chlorite (for systems that use chlorine dioxide to disinfect).<sup>20</sup> Stage 1 also established maximum residual disinfection levels (MRDLs) for chlorine, chloramine, and chlorine dioxide.<sup>21</sup> Stage 2 of the DDBP, finalized in 2006, tightened the monitoring requirements for total THMs and HAA5 (effectively also driving down allowable levels of disinfection byproducts in tap water, because peak levels would now be more likely to be detected); the new rule targeted the public water systems at greatest risk but did not change the other sections of Stage 1.<sup>22</sup>

For example, under Stage 1, a system serving between 50,000 and 249,999 people was required to monitor for total THMs and HHA5 at four locations per treatment plant each quarter.<sup>23</sup> Under Stage 2, that same system now has to monitor at eight locations per quarter.<sup>24</sup> Similarly, under Stage 1, the largest systems (those serving more than 5 million people) had to monitor at only four locations, but under Stage 2 that requirement increased to 20 locations.<sup>25</sup> The frequency of monitoring varies depending on the size and type of system as well as the type of disinfectant.<sup>26</sup>

Because the reaction of a disinfectant with organic materials creates byproducts, the rule also required certain systems to remove organic materials (measured as total organic carbon, or TOC) from the water.<sup>27</sup> That requirement could be met either by reducing a certain percentage of the TOC or through a treatment technique (enhanced coagulation or enhanced softening).<sup>28</sup>

# **ALL VIOLATIONS**

In 2015, there were 11,311 violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules by 4,433 community water systems across the country. The systems in violation served 25,173,431 people. These include violations of the maximum contaminant level, as well as failures to comply with the rules' monitoring and reporting requirements.

All states except Washington reported community water systems with violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules. The states or territories with the largest populations served by systems with violations were:<sup>a</sup>

- Texas (3,118,015 people served)
- Pennsylvania (2,977,203 people served)
- Puerto Rico (2,573,277 people served )
- Florida (1,935,002 people served)
- Maryland (1,794,458 people served)

When ranked by percentage of population served by community water systems with violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules, Puerto Rico ranked the highest, with 74.1 percent of its population served by systems in violation.<sup>b</sup>

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 4,591 health-based violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules by 1,552 community water systems across the country. The systems in violation served 12,584,936 people.

All states except Washington, Rhode Island, and Utah had community water systems with health-based violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules in 2015. The states or territories having the highest populations served by violating systems were:<sup>°</sup>

- Puerto Rico (2,179,838 people served)
- Maryland (1,747,189 people served)
- Texas (1,597,845 people served)
- Kentucky (1,290,144 people served)
- Oklahoma (600,807 people served)

a The District of Columbia, Guam, and the Virgin Islands also had no community water systems with reported violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules in calendar year 2015.

b In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010 to July 1, 2015 (NST-EST2015-01); U.S. Census Bureau, Population Division).

c The District of Columbia, Guam, and the Virgin Islands also had no community water systems with health-based violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules in calendar year 2015.

FIGURE 1.1: 25.2 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE STAGE I AN D/OR STAGE 2 DISINFECTANTS AND DISINFECTION BYPRODUCTS RULES (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

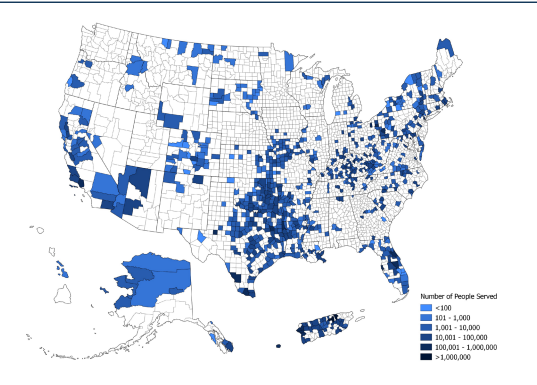
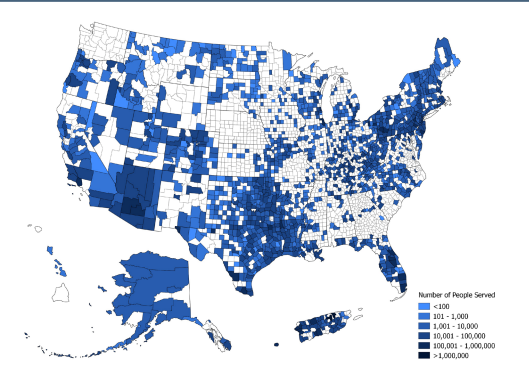


FIGURE 1.:. 12.6 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE STAGE I AND/OR STAGE 2 DISINFECTANTS AND DISINFECTION BYPRODUCTS RULES (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION (S) IN 2015.



When ranked by percentage of population served by community water systems with health-based violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules, Puerto Rico ranked the highest, with 62.7 percent of its population served by systems in violation.<sup>d</sup>

#### **ENFORCEMENT**

Of the 11,311 reported violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules, formal enforcement action was taken by the EPA or the states in 12.4 percent of cases.e Less than one-fourth of the violations (2,749 violations) returned to compliance within the calendar year.

For health-based violations of the Stage 1 and/or Stage 2 disinfection byproducts rule, formal enforcement action was taken by the EPA or the states in 23.0 percent of the 4,591 cases reported in 2015.<sup>f</sup> A little more than one out of every eight health-based violations (13.4 percent; 614 violations) returned to compliance within the calendar year.

# TABLE 1.1 VIOLATIONS OF STAGE 1 AND/OR STAGE 2 DISINFECTANTS AND DISINFECTION BYPRODUCTS RULES IN CALENDAR YEAR 2015, RANKED BY POPULATION SERVED<sup>®</sup>

RULE	POPULATION SERVED	NUMBER OF VIOLATIONS	NUMBER OF SYSTEMS
Stage 2 Disinfectants and Disinfection Byproducts Rules	19,437,540	7,670	2,529
Stage   Disinfectants and Disinfection Byproducts Rules	8,527,072	3,641	2,224
Total <sup>h</sup>	25,173,431	11,311	4,433
HEALTH-BASED VIOLATIONS ONLY			
Stage 2 Disinfectants and Disinfection Byproducts Rules	11,782,187	4,187	1,341
Stage I Disinfectants and Disinfection Byproducts Rules	2,220,041	404	251
Total <sup>i</sup>	12,584,936	4,591	1,552

f Formal enforcement action was taken for 1,055 health-based violations of the Stage 1 and Stage 2 Disinfectants and Disinfection Byproducts Rules in calendar year 2015. The federal government was responsible for 3.6 percent of formal enforcement actions (38 violations), and states were responsible for 96.4 percent (1,017 violations). Any enforcement action (including formal and informal actions) was taken in 98.2 percent of cases (4,507 violations).

g Data are from the 2016 quarter 3 data set of the Safe Drinking Water Information System.

i Populations served by systems with health-based violations of both the Stage 1 and Stage 2 Disinfectants and Disinfection Byproducts Rules were counted only once, resulting in a smaller total population served for the combined rules than the rules tallied individually.

d In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01); U.S. Census Bureau, Population Division).

e Formal enforcement action was taken for 1,407 violations out of the total 11,311 violations of the Stage 1 and/or Stage 2 Disinfectants and Disinfection Byproducts Rules in calendar year 2015. The federal government was responsible for 5.3 percent of formal enforcement actions (74 violations), and states were responsible for 94.7 percent (1,333 violations). Any enforcement action (including formal and informal actions) was taken in 95.9 percent of cases (10,844 actions for 11,311 violations).

h Populations served by systems with violations of both the Stage 1 and Stage 2 Disinfectants and Disinfection Byproducts Rules were counted only once, resulting in a smaller total population served for the combined rules than the rules tallied individually.

#### ENDNOTES

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- The presence of the family of bacteria called coliforms in drinking water. These organisms can cause diarrhea, cramps, nausea, and headaches, as well as potentially more serious health threats in children, the elderly, and immune-compromised people who cannot fight off infections.
- In 2015, there were 10,261 violations (2,574 health-based) at community water systems serving 17,768,807 people (10,118,586 health-based).
- Formal enforcement was taken in 8.8 percent of cases (and 8.3 percent of health-based cases).
- A little less than half of the violations (and health-based violations) returned to compliance within the calendar year.

# BACKGROUND

Coliform refers to a family of bacteria that are common in soils, plants, and animals.<sup>1</sup> While most coliforms are not harmful to humans, an abundance of them in drinking water may indicate the presence of harmful pathogens that can cause health problems when ingested.<sup>2</sup> For example, one member of the coliform family is *Escherichia coli* (*E. coli*), found in the intestinal tracts of warm-blooded mammals such as humans.<sup>3</sup> The presence of fecal coliforms in drinking water indicates that fresh fecal waste is or has been present, which is a cause for concern because several diseases can be spread through fecal transmission.<sup>4</sup> The presence of coliforms can also be an indication that there is a problem within the water treatment plant or the water distribution system.<sup>5</sup> For example, if a water storage tank has a hole that animals can get into, that could be a source of excess coliforms, including *E. coli*.

# **HEALTH EFFECTS OF TOTAL COLIFORMS**

Coliforms in drinking water do not necessarily make people ill. However, a subset of these organisms can cause illness.<sup>6</sup> Furthermore, coliforms can be a good indication of the presence of other organisms that can cause disease.<sup>7</sup> Health symptoms related to drinking or swallowing water contaminated with coliforms include diarrhea, cramps, nausea, and headaches, among others.<sup>8</sup> Bacteria, viruses, and parasites present in contaminated water may pose a special health risk for infants, young children, the elderly, and people with severely compromised immune systems.<sup>9</sup>

### **EPA REGULATION OF TOTAL COLIFORMS**

The Total Coliform Rule was promulgated in 1989 and became effective in 1990.<sup>10</sup> The rule set a maximum contaminant level goal (MCLG) and maximum contaminant levels (MCLs) for the presence of total coliforms in drinking water.<sup>11</sup> The U.S. Environmental Protection Agency (EPA) set the MCLG for total coliforms at zero because waterborne disease outbreaks had been found to occur at very low levels of coliform presence.<sup>12</sup> The agency created two tiers of MCL violations based on positive sample tests for total coliforms, fecal coliforms, and/or *E. coli*.<sup>13</sup>

The Total Coliform Rule required public water systems to collect routine samples monthly, quarterly, or annually, depending on the size of the system and whether its location made it vulnerable to contamination.<sup>14</sup> If any routine sample tested positive for total coliform, then it had to be tested for fecal coliform or *E. coli* as well.<sup>15</sup> The water system was also required to take another set of samples, within 24 hours, at locations near the site that tested positive (repeat samples). As with the routine samples, if the repeat samples tested positive for total coliform, then they also had to be tested for fecal coliform or *E. coli*.<sup>16</sup>

Under the 1990 Rule, there were two kinds of MCL violations: monthly MCL and acute MCL. If more than 5 percent of the routine or repeat samples tested positive for total coliform, it was a monthly MCL violation. An acute MCL violation occurred if a) a repeat sample tested positive for fecal coliform or E. coli, or b) a routine sample tested positive for fecal coliform or *E. coli* and the repeat sample tested positive for total coliform.<sup>17</sup>

Monthly MCL violations had to be reported to the state by the end of the next business day, and to the public within 30 days.<sup>18</sup> Acute MCL violations had to be reported to the state and the public within 24 hours. (Because this represents a direct health risk, the state and public were required to be notified immediately.) There were also times when a positive test for fecal coliform or *E. coli* required a boil-water notice.<sup>19</sup>

For systems on a quarterly or annual routine sampling schedule, systems were required to collect at least three additional routine samples in the month after a sample tested positive for total coliforms.<sup>20</sup>

In 2013, the EPA published the Revised Total Coliform Rule.<sup>21</sup> All public water systems, except aircraft systems subject to the Aircraft Drinking Water Rule, were required to comply with the revised rule by April 1, 2016.<sup>22</sup> Under the revised rule, EPA established an MCLG of zero and an MCL, which describes the occurrence of positive sample tests for *E. coli*—a more specific indicator of potential harmful pathogens.<sup>23</sup> It replaced the MCLG and MCL for total coliforms with a treatment technique requiring a system to assess the source of the problem within the distribution system and to take corrective action based on that assessment.<sup>24</sup> The Revised Total Coliform Rule maintains a routine sampling structure for public water systems. The data in this report are from 2015; therefore they reflect violations of the original Total Coliform Rule, not the revised rule.<sup>25</sup>

# **ALL VIOLATIONS**

In 2015, there were 10,261 violations of the Total Coliform rule by 5,233 community water systems across the country. The systems in violation served 17,768,807 people. Nationwide, the states or territories with the largest populations served by systems with violations were:

- Texas (4,435,648 people served)
- Florida (1,879,621 people served)
- Puerto Rico (1,363,753 people served)
- New Jersey (1,202,586 people served)
- Kentucky (827,252 people served)

When ranked by percentage of population served by community water systems with violations of the Total Coliform Rule, Puerto Rico ranked highest, with 39.3 percent of the population served by violating systems.<sup>a</sup>

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 2,574 health-based violations of the Total Coliform Rule by 1,909 community water systems across the country. The systems in violation served 10,118,586 people. Nationally, these states and territories had the largest populations served by violating systems:

- Texas (3,132,827 people served)
- Puerto Rico (1,315,751 people served)
- Florida (816,298 people served)
- Louisiana (550,645 people served)
- New Jersey (462,968 people served)

Of the states/territories with health-based violations to the Total Coliform Rule, Puerto Rico had the highest percentage of its population (37.9 percent) served by violating systems.<sup>b</sup>

#### **ENFORCEMENT**

Of the 10,261 reported violations of the Total Coliform Rule in 2015, formal enforcement action was taken by EPA or the states in only 8.8 percent of cases.<sup>c</sup> A little less than half (4,164 violations) returned to compliance within the calendar year.

For health-based violations of the Total Coliform Rule, formal enforcement action was taken by EPA or the states in 8.3 percent of the 2,574 violations reported in 2015.<sup>d</sup> Less than 50 percent of the health-based violations (47.9 percent; 1,233 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01); U.S. Census Bureau, Population Division).

b In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01); U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 902 violations out of the total 10,261 violations of the Total Coliform Rule in calendar year 2015. The federal government was responsible for 0.4 percent of formal enforcement actions (4 violations), and states were responsible for 99.6 percent (898 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 85.6 percent (8,787 actions for 10,261 violations) of cases.

d Formal enforcement action was taken for 214 of the health-based violations of the Total Coliform Rule in calendar year 2015. The federal government was responsible for 0.5 percent of formal enforcement actions (1 violation), and states were responsible for 99.5 percent (213 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 95.4 percent (2,455 violations) of cases.

#### FIGURE 2.1: 17.8 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE TOTAL COLIFORM RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

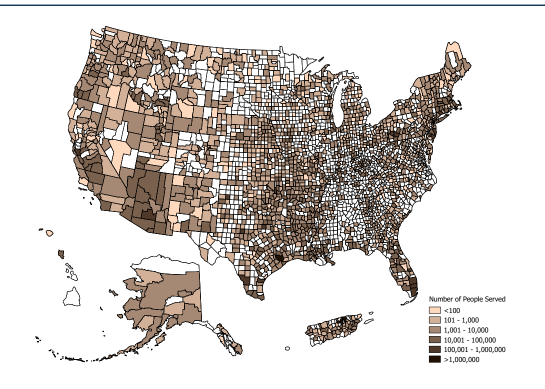
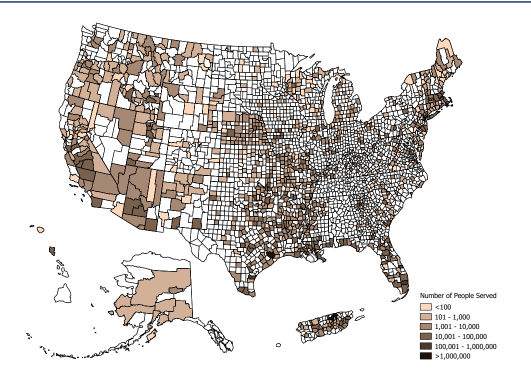


FIGURE 2.2: 10.1 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE TOTAL COLIFORM RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



#### ENDNOTES

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# **Appendix 3: Surface Water Treatment Rules and Ground Water Rule**

- The Surface Water Treatment Rules and Ground Water Rule establish requirements to protect people who drink the water from treatment plants from getting ill from pathogens that could be in the water. Some of these pathogens, such as *Cryptosporidium* or *Giardia*, can cause severe gastrointestinal distress, nausea, and diarrhea, and in the very young, elderly, and immune-compromised people they can cause serious, life-threatening infections.
- In 2015 there were 5,979 violations (1,790 of them health-based) at community water systems serving 17,312,604 people (5,336,435 health-based).
- Formal enforcement was taken in 13.7 percent of cases (28.2 percent of health-based cases).
- A little less than one-third of the violations (and a little less than one-fourth of the healthbased violations) returned to compliance within the calendar year.

### BACKGROUND

Drinking water comes from either surface water or ground water sources.<sup>1</sup> Surface water includes streams, lakes, wetlands, bays, and oceans.<sup>2</sup> Groundwater, on the other hand, is found below the surface in aquifers and is brought to the surface by wells. The distinction between the two types of source water is not always clear, as ground water sources may be influenced by surface water. For instance, if a well is situated near a major lake, that lake water can essentially be sucked into the well as it is pumped.<sup>3</sup> Both types of water sources can be susceptible to contamination by microorganisms, including parasites, viruses, and bacteria.<sup>4</sup>

In most surface water systems, after dirt and other large particles are removed from the source water, the water is commonly filtered through a material like sand, gravel, or charcoal to remove small particles like bacteria, viruses, parasites, and chemicals.<sup>5</sup> After filtration, disinfectants are added. (See chapter on Disinfection Byproducts Rules.) Most public water systems using surface waters like lakes or rivers are required to filter their water; however, a relatively small number of surface water systems that meet heightened watershed and source water protection criteria are allowed to only disinfect their water without filtration.<sup>6</sup>

Pathogens such as viruses, *Giardia*, *Cryptosporidium*, and *Legionella* can be found in sources of drinking water that have been contaminated, often by animal fecal waste.<sup>7</sup> EPA established the Surface Water Treatment Rules and Ground Water Rule to protect against these pathogens and to reduce the incidence of illness associated with harmful microorganisms in drinking water.

#### **HEALTH EFFECTS**

According to the U.S. Environmental Protection Agency (EPA), "Fecal contamination of drinking water is a primary source of waterborne disease."<sup>8</sup> Health symptoms related to drinking or swallowing water with fecal contamination include diarrhea, cramps, nausea, headaches, and other symptoms. Pathogens present in contaminated water may pose a special health risk for infants, young children, the elderly, and people with severely compromised immune systems.

*Cryptosporidium* is a parasite commonly found in surface water that is used as a source of drinking water.<sup>9</sup> It has been the cause of many waterborne disease outbreaks in the United States, including the tragic Milwaukee outbreak in 1993 that sickened more than 400,000 people and killed at least 69.<sup>10,11</sup> *Cryptosporidium* can cause gastrointestinal illness that can be fatal for people with comprised immune systems.

*Giardia* is another parasite commonly found in surface drinking water.<sup>12</sup> *Giardia* causes infection in humans by attaching to the wall of the small intestine in the upper gastrointestinal tract.<sup>13</sup> Giardiasis can manifest as an asymptomatic infection, acute diarrhea, or chronic diarrhea.<sup>14</sup> People with giardiasis may also experience steatorrhea (excessive fat in the stool), abdominal cramps, bloating, flatulence, weight loss, and vomiting. Malabsorption of fats or fat-soluble vitamins can occur. In some patients, symptoms of giardiasis may persist for only three or four days, but others experience symptoms for several months. Chronic giardiasis, while infrequent, may persist for years.<sup>15</sup>

*Legionella* are small, rod-shaped bacteria most commonly found in water, including ground water, fresh and marine surface waters, and potable (treated) waters.<sup>16</sup> *Legionella* bacteria can cause Pontiac fever and Legionnaires' disease. Pontiac fever is an acute illness with flu-like symptoms including fever, chills, headache, myalgia (muscle pain), and malaise.<sup>17</sup> Legionnaire's disease is potentially fatal. Typically, malaise, myalgia, anorexia, headache, and fever occur within 48 hours in a person suffering from Legionnaire's disease. Other common early features of the illness include a dry cough, neurological abnormalities such as confusion and disorientation, lethargy, and gastrointestinal symptoms like nausea, vomiting, and diarrhea.<sup>18</sup> Chest pain, dyspnea, and respiratory distress may also present as the disease progresses. Extrapulmonary diseases stemming from *Legionella* infection are rare but can occur.<sup>19</sup>

It is worth noting that a significant outbreak of Legionnaire's disease that sickened dozens of local residents and killed several was observed in and around Flint, Michigan, after the city switched its water source and was having problems with its water treatment.<sup>20</sup> Although state health department experts, EPA staff, and others expressed concern about this outbreak's possible link to the city's tap water, no link to the water was ever conclusively established.<sup>21</sup> Recently a senior state health department expert pled "no contest" to criminal charges; according to her plea, she had reported to her superior that an outbreak of Legionnaires' disease in Genesee County in 2014 and 2015 "was related to the switch in the water source from the Detroit Water and Sewerage Department to the Flint River" but failed to report the problem to others.<sup>22</sup> The independent task force investigating the Flint crisis found "the pattern of an abrupt increase in cases of Legionellosis in Genesee County in 2014–15 that occurred after a shift to the Flint River strongly implicates the water source and treatment of the water as a potential cause of higher Legionellosis case incidence."<sup>23</sup>

#### SURFACE WATER TREATMENT RULES

The Surface Water Treatment Rules apply to public water systems using surface water sources, and to groundwater sources under the direct influence of surface water.<sup>24</sup> The purpose of the rules is to protect the public against the adverse health effects of exposure to pathogens.

The Surface Water Treatment Rules consist of a series of regulations that the EPA promulgated between 1989 and 2006.<sup>25</sup> The agency issued the Surface Water Treatment Rule in 1989, the Filter Backwash Recycling Rule in 2001, the Long Term 1 Enhanced Surface Water Treatment Rule in 2002, and the Long Term 2 Enhanced Surface Water Treatment Rule in 2006.<sup>26</sup>

#### Surface Water Treatment Rule-June 1989<sup>27</sup>

The Surface Water Treatment Rule for the most part requires that drinking water taken from surface waters like lakes or streams be treated by disinfection and, in most cases, filtration. The rule requires systems using surface water or ground water under the influence of surface water to filter and disinfect water; creates maximum contaminant level goals (MCLGs) of zero for viruses, Legionella, and *Giardia lamblia*; and sets treatment technique requirements for filtered and unfiltered systems to reduce exposure to pathogens, including watershed protection and water quality requirements for systems that do not filter their treated water.

#### Interim Enhanced Surface Water Treatment Rule<sup>28</sup>

This rule applies to public water systems serving at least 10,000 people and using either surface water or groundwater under the influence of surface water. It sets an MCLG of zero for *Cryptosporidium*, requires 99 percent removal (called 2-log) of *Cryptosporidium*, mandates covers on all new finished water storage facilities, and requires that sanitary surveys be conducted for all water systems, regardless of size. Sanitary surveys consist of "an onsite review of the water source, facilities, equipment, operation, and maintenance of a public water system for the purpose of evaluating the adequacy of such source, facilities, equipment, operation, and maintenance for producing and distributing safe drinking water."<sup>29</sup> The rule further mandates that watershed protection programs address *Cryptosporidium* where systems are not required to provide filtration, and requires that systems calculate levels of microbial inactivation.

#### Filter Backwash Recycling Rule-June 2001<sup>30</sup>

As water treatment plants filter their water, the filters collect particles and trap bacteria and other pathogens. The filters need to be cleaned regularly, and they are cleaned by forcing water back through the filter. That dirty water, called backwash, is then recycled through the treatment process again—meaning that the potentially contaminated gunk that has accumulated on the filter is often flushed right back into the water treatment plant, where it is mixed with the incoming water from the lake or river source that the system uses. Because of the potential risks from this practice, the Filter Backwash Rule requires public water systems to review their backwash water recycling practices to address any possible compromise of microbial control. It mandates that filter backwash water go through all processes of a system's conventional or direct filtration treatment.

#### Long Term 1 Enhanced Surface Water Treatment Rule-January 2002<sup>31</sup>

This rule expands the requirements of the interim rule to include public water systems using surface water that serve fewer than 10,000 people.

#### Long Term 2 Enhanced Surface Water Treatment Rule-January 2006<sup>32</sup>

This rule targets systems that have higher potential for contamination by *Cryptosporidium*. It relies on treatment technique (rather than MCL) requirements to reduce adverse health impacts. The rule requires additional *Cryptosporidium* treatment in systems with a high risk of contamination, such as those that do not filter their treated drinking water. It also addresses risks to uncovered finished water storage facilities posed by runoff, animal waste, and human activity, among other potential threats. In particular, those systems either have to achieve certain inactivation levels for *Cryptosporidium*, as well as *Giardia lamblia* and viruses, or must cover their storage facilities. Finally, the rule requires systems to maintain microbial protection while taking steps to reduce disinfection byproduct contamination. The rule requires surface water systems or systems using ground water under the influence of surface water to monitor and determine an average level of *Cryptosporidium*. That level determines the extent of the treatment that the system is required to undertake. All unfiltered systems are required to inactivate 99 percent of the *Cryptosporidium* level and to do so using at least two disinfectants.

#### **GROUND WATER RULE**

Most groundwater systems are small.<sup>33</sup> Prior to issuing the Ground Water Rule, the EPA estimated that approximately 20 million people receive water that has not been disinfected, and that 70 million people receive water that either is not disinfected or has not been treated to remove 99.9 percent of viruses.<sup>34</sup>

#### Ground Water Rule-2006<sup>35</sup>

The Ground Water Rule applies to public water systems using ground water as a source of drinking water. It uses a riskbased strategy to target ground water systems vulnerable to fecal contamination, rather than requiring all ground water systems to disinfect.<sup>36</sup> Most of the outbreaks in ground water systems result either from contamination of the source water or from inadequate treatment.<sup>37</sup> Under the Ground Water Rule, ground water systems at risk of fecal contamination must take corrective action. The rule requires routine sanitary surveys of systems, including evaluation of eight critical elements of a public water system to identify significant deficiencies in those systems. It also mandates triggered source monitoring for high-risk systems that identify positive samples during regular surface and ground water treatment monitoring or assessment monitoring. It further requires corrective action for systems with significant deficiencies or source water fecal contamination, and compliance monitoring to ensure that treatment technology reliably achieves 99.9 percent inactivation or removal of viruses in drinking water.

The rule requires that systems with evidence of fecal contamination or with a significant deficiency (as identified by the sanitary survey) must take one of the following corrective actions: "Correct all significant deficiencies; provide an alternate source of water; eliminate the source of contamination; or provide treatment that reliably achieves at least 99.99 percent (4-log) treatment of viruses (using inactivation, removal, or a State-approved combination of 4-log virus inactivation and removal) for each ground water source."<sup>38</sup>

#### **ALL VIOLATIONS**

In 2015, there were 5,979 violations of the combined surface and ground water treatment rules by 2,697 community water systems across the country. The systems in violation served 17,312,604 people (see Table 3.1 for populations served, number of violations, and number of systems in violation for the individual surface and ground water treatment rules).

Nationwide, these states and territories had the largest populations served by violating systems:

- New Jersey (2,602,285 people served)
- Pennsylvania (2,352,580 people served)
- Florida (1,832,411 people served)
- Puerto Rico (1,713,320 people served)
- Texas (1,441,484 people served)

When ranked by percentage of population served by community water systems with violations of the various surface and ground water treatment rules, Puerto Rico ranked the highest, with 49.3 percent of the population served by violating systems.<sup>a</sup>

a In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010 to July 1, 2015 (NST-EST2015-01); U.S. Census Bureau, Population Division).

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 1,790 health-based violations of the various surface and ground water treatment rules by 813 community water systems across the country. The systems in violation served 5,336,435 people.

Nationally, these states and territories had the largest populations served by violating systems:

- Puerto Rico (1,229,785 people served)
- Washington (922,345 people served)
- California (562,609 people served)
- Ohio (417,253 people served)
- New York (378,642 people served)

Of the states/territories with health-based violations to the combined surface and ground water treatment rules, Puerto Rico had the highest percentage of its population (35.4 percent) served by violating systems.<sup>b</sup>

#### **ENFORCEMENT**

Of the 5,979 reported violations of the various surface and ground water treatment rules in 2015, formal enforcement action was taken by the EPA or the states in only 13.7 percent of cases.<sup>c</sup> A little less than one-third (1,864 violations) returned to compliance within the calendar year.

For health-based violations of the various surface and ground water treatment rules, formal enforcement action was taken by the EPA or the states in 28.2 percent of the 1,790 cases in 2015.<sup>d</sup> A little less than one-fourth of the health-based violations (24.6 percent; 440 violations) returned to compliance within the calendar year.

TABLE 3.1 VIOLATIONS OF VARIOUS SURFACE AND GROUND WATER TREATMENT RULES IN 2015, RANKED BY POPULATION SERVED®					
RULE	<b>POPULATION SERVED</b>	NUMBER OF VIOLATIONS	NUMBER OF SYSTEMS		
Ground Water Rule	5,845,055	3,295	1,933		
Surface Water Treatment Rule	5,707,305	1,486	564		
Long Term I Enhanced Surface Water Treawment Rule	5,227,488	1,038	322		
Long Term 2 Enhanced Surface Water Treatment Rule	3,955,408	159	64		
Filter Backwash Rule	14,728	1	1		
Total <sup>f</sup>	17,312,604	5,979	2,697		
HEALTH-BASED VIOLATIONS ONLY					
Surface Water Treatment Rule	2,691,720	653	290		
Long Term I Enhanced Surface Water Treatment Rule	2,019,672	285	126		
Ground Water Rule	437,495	765	379		
Long Term 2 Enhanced Surface Water Treatment Rule	243,591	87	34		
Filter Backwash Rule	0	0	0		
Total <sup>g</sup>	5,336,435	1,790	813		

b In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

e Data are from the 2016 quarter 3 data set of the Safe Drinking Water Information System.

g Populations served by systems with violations to more than one ground or surface water rule were counted only once, resulting in a smaller total population served for the combined rules than for the rules tallied individually.

c Formal enforcement action was taken for 822 violations out of the total 5,979 violations of the various surface and ground water treatment rules in calendar year 2015. The federal government was responsible for 25.3 percent of formal enforcement actions (208 violations), and states were responsible for 74.7 percent (614 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 90.5 percent of cases (5,413 actions for 5,979 violations).

d Formal enforcement action was taken for 505 of the 1,790 health-based violations of the various surface and ground water treatment rules in 2015. The federal government was responsible for 39.8 percent of formal enforcement actions (201 violations) and states were responsible for 60.2 percent (304 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 89.5 percent of cases (1,603 violations).

f Populations served by systems with violations of more than one ground or surface water rule were counted only once, resulting in a smaller total population served for the combined rules than for the rules tallied individually.

FIGURE 3.1: 17.3 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE SURFACE AND GROUND WATER TREATMENT RULES (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

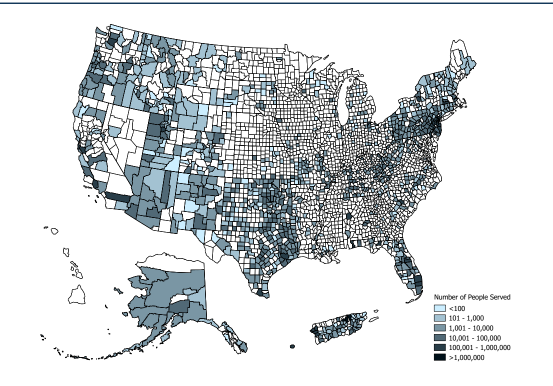
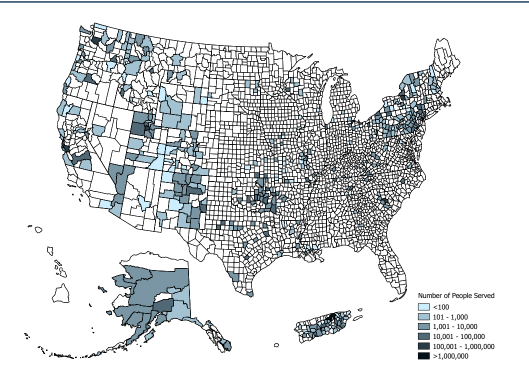


FIGURE 3.2: 5.3 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE SURFACE AND GROUND WATER TREATMENT RULES (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



ENDNOTES

1 U.S. Environmental Protection Agency (hereinafter EPA), "Basic Information About Your Drinking Water," https://www.epa.gov/ground-water-and-drinking-water/basic-information-about-your-drinking-water.

2 See 40 CFR 141.2. ("Surface water means all water which is open to the atmosphere and subject to surface runoff.")

3 Ibid. (*"Ground water under the direct influence of surface water* (GWUDI) means any water beneath the surface of the ground with significant occurrence of insects or other macroorganisms, algae, or large-diameter pathogens such as *Giardia lamblia* or *Cryptosporidium*, or significant and relatively rapid shifts in water characteristics such as turbidity, temperature, conductivity, or pH which closely correlate to climatological or surface water conditions.")

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- 17 EPA, Legionella: Drinking Water Advisory, March 2001, https://www.epa.gov/sites/production/files/2015-10/documents/legionella-report.pdf.
- 18 Ibid.

19 Ibid.

20 See, for example, Flint Water Advisory Task Force, Letter to Governor Snyder, December 29, 2015, flintwaterstudy.org/wp-content/uploads/2015/12/FWATF-SnyderLetter-12-29-15.pdf;] See also: Ridley, G., "Eighth Case of Legionnaire's Disease Reported in Genesee County," Detroit Free Press, September 16, 2016, http://www.mlive. com/news/flint/index.ssf/2016/09/eighth\_case\_of\_legionnaires\_di.html.

- 21 Ibid.
- 22 Ridley, G., "Eighth Case of Legionnaire's Disease Reported."
- 23 Flint Water Advisory Task Force, at 25.

24 40 CFR 141.70. 40 CFR 141.75. 40 CFR 141.170-141.175. 40 CFR 141.76. 40 CFR 141.500-141.571. EPA, "Surface Water Treatment Rules

- 25 Ibid.
- 26 Ibid.
- 27 40 CFR 141.70-141.75
- $28\ \ 40\ {\rm CFR}\ 141.170\text{-}141.175$
- 29 Ibid.
- 30 40 CFR 141.76(a)
- 31 40 CFR 141.500-141.571
- $32\ \ 40\ {\rm CFR}\ 141.700\mathchar`-141.722$

34 Ibid. See also: "Ground Water Rule," 71 Fed. Reg. 65574, November 8, 2006.

35 "Ground Water Rule," 71 Fed. Reg. 65574, November 8, 2006; Correction 71 Fed. Reg. 67427, November 21, 2006; primarily codified at 40 CFR 141.400 et seq.

36 "Ground Water Rule," 71 Fed. Reg. 65574.

37 Ibid.

38 40 CFR 141.403(a)(6).

- Exposure to nitrates and nitrites can lead to blue baby syndrome in infants, developmental effects, and cardiovascular disease. In extreme cases, blue baby syndrome can be severe and lead to death.
- In 2015, there were 1,529 violations (459 of them health-based) at community water systems serving 3,867,431 people (1,364,494 health-based).
- Formal enforcement action was taken in 11.3 percent of all cases (and 27.9 percent of healthbased cases).
- Less than half of the violations (and about one-sixth of health-based violations) returned to compliance within the calendar year.

# BACKGROUND

Nitrates and nitrites are nitrogen-oxygen chemical units that have combined with different organic and inorganic compounds.<sup>1</sup> They occur naturally in water, soil, plants, and food.<sup>2</sup> Nitrates and nitrites are more commonly found in groundwater than in surface water and are more commonly detected in well water.<sup>3</sup> Nitrates convert into nitrites when ingested into the body.<sup>4</sup>

Nitrates can enter drinking water from a number of sources, including runoff or seepage from fertilized agricultural lands; from municipal or industrial wastewater; and from refuse dumps, animal feedlots, septic tanks, livestock manure, and erosion of plant debris.<sup>5</sup> Nitrates in the form of potassium nitrate and ammonium nitrate, which are widely used as fertilizers, are a widespread cause of water contamination.<sup>6</sup> Because nitrates are very soluble and do not bind to soil, they often migrate to ground water.<sup>7</sup> Nitrate contamination more commonly impacts wells that are close to sources of nitrates, and wells that are shallow or in areas with large numbers of aging septic tanks or concentrated animal feeding operations.<sup>8</sup> Because nitrates do not evaporate, they are likely to remain in water until they are consumed by plants or other organisms.<sup>9</sup>

Nitrites possess physical properties similar to those of nitrates and are associated with nitrates and their sources. Nitrites are typically absent in groundwater, or present to a much lesser extent, because it they are rapidly converted to nitrates.

### **HEALTH EFFECTS OF NITRATES AND NITRITES**

When the body reduces ingested nitrates to nitrites, the resulting condition can cause a temporary blood disorder in infants called methemoglobinemia, or blue baby syndrome.<sup>10</sup> Nitrites absorbed through the stomach react with hemoglobin to form methemoglobin, which cannot carry oxygen with the same capacity as hemoglobin. This impairs the body's ability to carry oxygen to body tissues, resulting in an oxygen deficiency in the infant's blood.<sup>11</sup> This acute condition usually occurs in infants less than six months old, developing rapidly over a period of days.<sup>12</sup> Symptoms include shortness of breath and blueness of skin, especially around the eyes and mouth.<sup>13</sup> When the nitrate-contaminating source is removed from the body, the effects may be reversible. Blue baby syndrome may lead to coma and eventual death.<sup>14</sup>

While methemoglobinemia is rare in adults, pregnant women are particularly susceptible to the condition, since it is common for methemoglobin levels to increase during pregnancy.<sup>15</sup> It is therefore especially important that pregnant women be sure that the nitrate concentrations in their drinking water are at safe levels. People with medical conditions such as reduced stomach acidity may also be more vulnerable to the harmful effects of methemoglobinemia, such as abdominal cramps and vomiting.<sup>16</sup>

Long-term exposure to nitrates and nitrates at levels above the maximum contaminant level (MCL) may also have effects on thyroid function and development as well as on cardiovascular health.<sup>17,18</sup> The International Agency for Research on Cancer, a research arm of the World Health Organization, also has classified nitrates and nitrites as probable carcinogens in certain circumstances.<sup>19</sup>

### **EPA REGULATION OF NITRATES AND NITRITES**

In 1992, the U.S. Environmental Protection Agency (EPA) set the maximum contaminant level goal (MCLG) and MCL for nitrates at 10 parts per million (ppm) and for nitrites at 1 ppm.<sup>20</sup> The EPA reviewed nitrates and nitrites as part of a required Six Year Review and retained those standards as still protective of human health.<sup>21</sup>

Nitrates and nitrites have different sampling requirements. All public water systems are required to monitor for the presence of nitrates.<sup>22</sup> Both ground and surface water community water systems must conduct monitoring annually. Increased monitoring is required where results detect nitrate levels greater than the MCL for ground water systems, and greater than one half of the MCL for surface water systems, for at least four consecutive quarters until the state determines that that the system reliably and consistently meets the detection limit.<sup>23</sup> Some states require surface water systems to monitor monthly because they are more vulnerable to contamination from agricultural runoff.<sup>24</sup>

Public water systems must also monitor for the presence of nitrites. Under EPA regulations, if any system meets or exceeds the trigger level (one-half the MCL) for nitrite at any time, the system must conduct quarterly sampling beginning in the next quarter.<sup>25</sup> The state may allow a system to reduce the quarterly sampling to annual sampling provided four quarterly results are reliably and consistently below the MCL.<sup>26</sup>

#### **ALL VIOLATIONS**

In 2015, there were 1,529 violations of nitrate and nitrite standards by 971 community water systems across the country. The systems in violation served 3,867,431 people.

Nationwide, these states had the largest populations served by violating systems:

- Ohio (1,159,887 people served)
- Texas (908,380 people served)
- Connecticut (459,690 people served)
- Florida (238,182 people served)
- New Jersey (188,529 people served)

When ranked by percentage of population served by community water systems with violations of nitrate and nitrite standards, Connecticut ranked the highest, with 12.8 percent of its population served by violating systems.<sup>a</sup>

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 459 health-based violations of nitrate and nitrite standards by 192 community water systems across the country. The systems in violation served 1,364,494 people.

Nationally, these states had the largest populations served by violating systems:

- Ohio (1,159,887 people served)
- Iowa (72,734 people served)
- Texas (28,644 people served)
- Wisconsin (25,005 people served)
- Nebraska (18,079 people served)

Of the states/territories with health-based violations of nitrate and nitrite standards, Ohio had the highest percentage of its population (10.0 percent) served by violating systems.<sup>b</sup>

#### **ENFORCEMENT**

Of the 1,529 reported violations of nitrate and nitrite standards in 2015, formal enforcement action was taken by the EPA or the states in only 11.3 percent of cases.<sup>c</sup> Less one out of every seven violations (207 violations) returned to compliance within the calendar year.

For health-based violations of nitrate and nitrite standards, formal enforcement action was taken by the EPA or the states in 27.9 percent of the 459 cases reported in 2015.<sup>d</sup> Less than one-tenth of the health-based violations (9 percent; 42 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Connecticut was 3,590,886 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

b In 2015, the estimated population of Ohio was 11,613,423 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 173 violations out of the total 1,529 violations of the nitrate and nitrite standards in calendar year 2015. The federal government was responsible for 2.9 percent of formal enforcement actions (5 violations), and states were responsible for 97.1 percent (168 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 91.0 percent of all cases (1,377 violations).

d Formal enforcement action was taken for 128 of the 459 health-based violations of nitrate and nitrite standards in 2015. The federal government was responsible for 3.9 percent of formal enforcement actions (5 violations), and states were responsible for 96.1 percent (123 violations). Any enforcement action (including formal and informal actions) was taken in 94.6 percent (434 violations) of cases.

#### FIGURE 4.1: 3.9 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF NITRATE AND NITRITE STANDARDS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

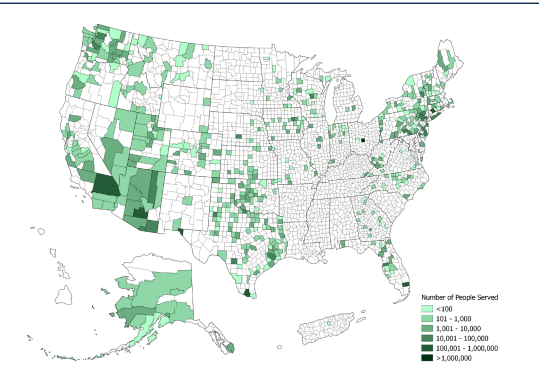
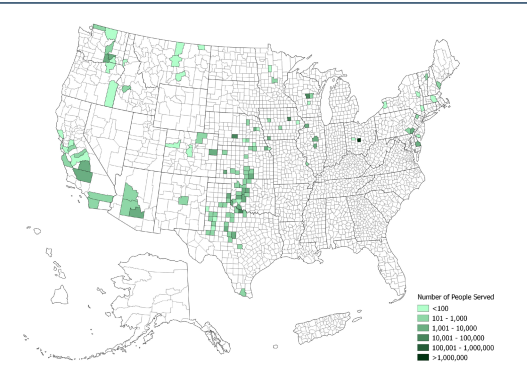


FIGURE 4.2: 1.4 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF NITRATE AND NITRITE STANDARDS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



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10 EPA, "Nitrates and Nitrites," https://archive.epa.gov/region5/teach/web/pdf/nitrates\_summary.pdf.

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13 ATSDR, "Health Concerns Related to Nitrate and Nitrite in Private Well Water."

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- Exposure to lead is particularly toxic to children and can cause serious, irreversible damage to their developing brains and nervous systems. Exposure can also cause miscarriages and stillbirths in pregnant women, as well as fertility issues, cardiovascular and kidney effects, cognitive dysfunction, and elevated blood pressure in healthy adults.
- In 2015, there were 8,044 violations by systems serving 18,350,633 people (including 303 health-based violations by systems serving 582,302 people).
- Formal enforcement action was taken in 12.0 percent of the cases (and in 14.2 percent of health-based cases).
- Nearly 1 in 20 violations (and less than 1 in 10 health-based violations) returned to compliance within the calendar year.

### BACKGROUND

Lead pipes have been used for centuries to deliver water.<sup>1</sup> More recently, in the 1880s, cities around the United States began installing lead pipes on a large scale.<sup>2</sup> Lead pipes were often used because they are more malleable and can last longer than iron pipes.<sup>3</sup> Experts have estimated that 6 to 10 million lead service lines, which connect local water mains to individual residences, are being used in the United States, serving 15 to 22 million Americans.<sup>4</sup> Most were installed at least 50 years ago, though some were added more recently. Many plumbing fixtures inside the house also contain lead.<sup>5</sup> Because corrosive contaminants in water can cause lead to be released from pipes and fittings, national restrictions on lead pipes and lead-containing plumbing fixtures were introduced in 1986.<sup>6,7</sup> These restrictions were, however, fairly weak until a law allowing no more than 0.25 percent lead content went into effect in 2014.<sup>8</sup>

Copper can also enter drinking water through plumbing materials.<sup>9</sup> It is used in the manufacture of wire, plumbing pipes, and sheet metal and is also combined with other metals to make brass and bronze pipes and faucets.<sup>10</sup>

### **HEALTH EFFECTS OF LEAD AND COPPER**

Exposure to lead can cause serious health problems, especially in children and pregnant women. There is no safe level of exposure to lead.<sup>11</sup> Even at low levels, exposure can cause serious, irreversible damage to the developing brains and nervous systems of babies and young children.<sup>12</sup> Lead exposure has been found to decrease children's cognitive capacity, cause behavior problems, and limit their ability to concentrate.<sup>13</sup> Scientific advisers at the World Health Organization and the Centers for Disease Control and Prevention have stated that some of these impacts on the cognitive capacity of a developing child can be irreversible, lasting into adulthood.<sup>14</sup> Lead can also cross the placental barrier of the womb in a pregnant woman and harm the fetus. Lead exposure can cause miscarriages, stillbirths, and infertility.<sup>15</sup> Exposure to lead can also cause adverse cardiovascular and kidney effects, cognitive dysfunction, and elevated blood pressure in otherwise healthy adults.<sup>16</sup> Exposure to copper can affect the digestive, hematological (blood forming), and liver systems.<sup>17</sup>

### **EPA REGULATION OF LEAD AND COPPER**

The U.S. Environmental Protection Agency (EPA) has regulated lead in drinking water since it first issued interim standards under the Safe Drinking Water Act for about two dozen contaminants including lead in 1975.<sup>18</sup> In 1991, the EPA rescinded the 1975 interim maximum contaminant level for lead and replaced it with the Lead and Copper Rule, a complex treatment technique to control lead levels in tap water.<sup>19</sup> This rule is intended in part to address the release of lead from pipes and fittings from corrosive water, so it generally requires corrosion control.<sup>20</sup> Thus, under the Lead and Copper Rule, every water system serving more than 50,000 people must either treat its water to "optimize corrosion control" or demonstrate that it doesn't need to do so because its water isn't corrosive and there are no lead problems.<sup>21</sup>

The Lead and Copper Rule generally requires water systems to add a corrosion inhibitor (such as orthophosphate), which coats the inside of the pipes with a thin film that can reduce the amount of lead that leaches into the water.<sup>22</sup> The benefits of corrosion control to both private homeowners and public utilities exceed the treatment costs. Corrosion control reduces pipe breaks and leaks and makes pipes, water heaters, radiators, and plumbing components last longer. All water systems

are also required to test a specified number of drinking water taps in high-risk areas (i.e., in homes served by lead service lines or homes likely to have lead in their household plumbing or fixtures).<sup>23</sup> The bigger the system, the more taps that must be tested, with a maximum of 100 required in large cities.<sup>24</sup>

Under the Lead and Copper Rule, if more than 10 percent of the tested taps contain lead above the action level of 15 ppb, the water system must take measures to reduce lead levels.<sup>25</sup> These measures include better corrosion control and removal of lead service lines over a specified time period. The water system must conduct source water monitoring within 6 months and install source water treatment, and it must deliver public education within 60 days of the exceedance. Under the rule, the system must replace lead service lines if the lead action level is exceeded even after installing treatment.<sup>26</sup> For copper, if more than 10 percent of the tested taps contain copper above the action level of 1.3 ppm, the water system must begin corrosion control steps, conduct source water monitoring within 6 months, and install source water treatment.<sup>27</sup>

### **ALL VIOLATIONS**

In 2015, there were 8,044 violations of the Lead and Copper Rule by 5,367 community water systems across the country. The systems in violation served 18,350,633 people.

Nationwide, the largest populations served by systems with violations to the Lead and Copper Rule were found in:

- Texas (6,910,988 people served)
- Puerto Rico (3,379,808 people served)
- Florida (1,753,865 people served)
- Georgia (1,378,155 people served)
- Massachusetts (1,117,415 people served)

When ranked by percentage of population served by community water systems with violations of the Lead and Copper Rule, Puerto Rico ranked the highest, with 97.2 percent of its population served by violating systems.<sup>a</sup>

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 303 health-based violations of the Lead and Copper Rule by 233 community water systems across the country. The systems in violation served 582,302 people.

Nationally, the states or territories with the largest populations served by violating systems were:

- Wisconsin (154,720 people served)
- Florida (117,139 people served)
- Texas (71,849 people served)
- North Carolina (65,928 people served)
- Illinois (57,338 people served)

Of the states/territories with violations to the Lead and Copper Rule, Wisconsin had the highest percentage of its population (2.7 percent) served by violating systems.<sup>b</sup>

#### **ENFORCEMENT**

Of the 8,044 reported violations of the Lead and Copper Rule in 2015, formal enforcement action was taken by the EPA or the states in only 12.0 percent of cases.<sup>c</sup> Only about 1 in 20 violations (6.2 percent; 501 violations) returned to compliance within the calendar year.

For health-based violations of the Lead and Copper Rule, formal enforcement action was taken by the EPA or the states for 14.2 percent of the 303 violations reported in 2015.<sup>d</sup> A little less than 1 in 12 of all health-based violations (8.6 percent; 26 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-ST2015-01), U.S. Census Bureau, Population Division).

b In 2015, the estimated population of Wisconsin was 5,771,337 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 963 violations out of the total 8,044 violations of the Lead and Copper Rule in calendar year 2015. The federal government was responsible for 7.1 percent of formal enforcement actions (68 violations), and states were responsible for 92.9 percent (895 violations). Any enforcement action (including formal and informal actions) was taken in 81.9 percent of cases (6,585 actions for 8,044 violations).

d Formal enforcement action was taken for 43 of the 303 health-based violations of the Lead and Copper Rule in 2015. The federal government was responsible for 16.3 percent of formal enforcement actions (7 violations, and states were responsible for 83.7 percent (36 violations). Any enforcement action (including formal and informal actions) was taken in 88.4 percent of cases (268 violations).

#### FIGURE 5.1: 18.4 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE LEAD AND COPPER RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

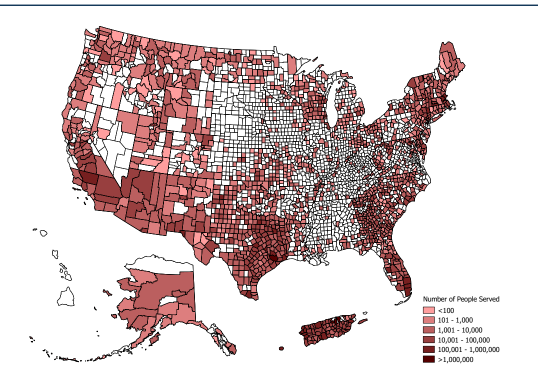
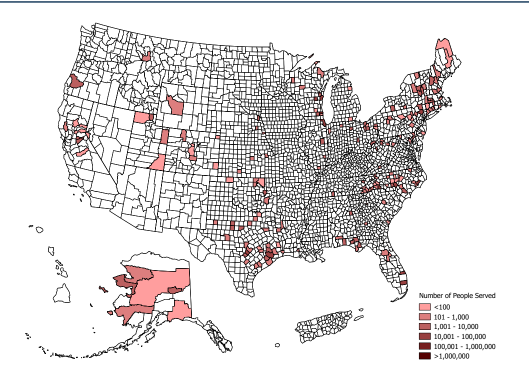


FIGURE 5.2: ALMOST 600,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE LEAD AND COPPER RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



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- Exposure can lead to cancers and changes in kidney function.
- In 2015, there were 2,297 violations (962 of them health-based) in community water systems serving 1,471,364 people (445,969 health-based).
- Formal enforcement was taken in 11.7 percent of all cases (and 16.1 percent of health-based cases).
- About one in five violations (and about one in twenty health-based violations) returned to compliance within the calendar year.

#### BACKGROUND

Radionuclide refers to radioactive forms of elements.<sup>1</sup> Most radionuclides found in drinking water sources are naturally occurring radioactive particles found in the earth's crust and created in the upper atmosphere.<sup>2</sup> Many drinking water sources contain radionuclides at levels so low that they are not considered a big health concern<sup>3</sup> Of special concern, however, are naturally occurring uranium and the radioisotopes radium-226 and radium-228, which have been found at elevated levels in some drinking water sources.<sup>4</sup> Anthropogenic, or human-made, radionuclides are primarily beta and photon emitters, created through the production of electricity, nuclear weapons, nuclear medicines, and commercial products.<sup>5</sup> These radionuclides may be released into drinking water sources through improper waste storage, leaks, or transportation accidents.<sup>6</sup> Higher levels of radionuclides tend to be found in groundwater sources than in surface water sources.<sup>7</sup>

#### **HEALTH EFFECTS OF RADIONUCLIDES**

Radionuclides are known to cause cancer, and exposure to radionuclides in drinking water is reasonably anticipated to increase the risk of cancer in humans.<sup>8</sup> Radioactive particles emitted by radionuclides cause cellular damage in chromosomes and other parts of the cell as they travel through the body. This can result in uncontrolled cellular production, leading to cancer.<sup>9</sup> Radium, for example, accumulates in the bones, while iodine accumulates in the thyroid.<sup>10</sup> In addition to its carcinogenic affects, ingestion of elevated levels of uranium in drinking water can cause changes in kidney function that are indicators of potential future kidney failure.<sup>11</sup>

#### **EPA REGULATION OF RADIONUCLIDES**

The U.S. Environmental Protection Agency (EPA) regulates the following radionuclides: combined radium-226/228; (adjusted) gross alpha, beta particle, and photon radioactivity; and uranium.<sup>12</sup> The maximum contaminant level (MCL) for radium (combined 226/228) is 5 picocuries (a measurement of radioactivity) per liter of water (abbreviated as pCi/L). The MCL for uranium is 30 parts per billion (ppb), which was expected to result in reduced uranium exposures for 620,000 people.<sup>13</sup> The MCL for gross alpha particles is 15 pCi/L, not including radon and uranium.<sup>14</sup> The beta/photon emitters have an MCL of 4 millirems (a measure of absorbed radiation dose) per year (abbreviated as mrem/yr), which can be calculated based on a total of 168 beta particle and photon emitters.<sup>15</sup>

When the EPA issued its drinking water standards for radionuclides, the rule was expected to require fewer than 800 systems to install treatment.<sup>16</sup> The final rule was issued with three additional analytical methods for determining the concentration of radionuclides in drinking water.<sup>17</sup> The Standardized Monitoring Framework for radionuclides is complex. All entry points into the drinking water system (for example, each well that pumps water into the system) must be tested, and monitoring requirements are consistent with the monitoring requirements for other, comparable drinking water contaminants. States are not permitted to issue waivers for the radionuclide monitoring requirements.<sup>18</sup> However, states may waive the final two calendar quarters of initial monitoring for gross alpha, uranium, radium-226, and radium-228, if the sampling results from the previous two quarters are below the detection limit. Only systems that are vulnerable to beta/ photon emitters must sample for gross beta, tritium, and strontium-90.<sup>19</sup>

### **ALL VIOLATIONS**

In 2015, there were 2,297 violations of the Radionuclide Rule by 523 community water systems across the country. The systems in violation served 1,471,364 people.

Nationwide, the following states had the largest populations served by violating systems:

- Utah (243,999 people served)
- Wisconsin (197,230 people served)
- New Jersey (170,786 people served)
- Pennsylvania (169,648 people served)
- Arizona (78,468 people served)

When ranked by percentage of population served by community water systems with violations of the Radionuclide Rule, Utah ranked the highest, with 8.1 percent of its population served by systems with violations.<sup>a</sup>

#### **HEALTH-BASED VIOLATIONS**

In 2015, there were 962 health-based violations of the Radionuclide Rule by 258 community water systems across the country. The systems in violation served 445,969 people.

Nationally, these states had the highest populations served by violating systems:

- Wisconsin (117,117 people served)
- Texas (58,881 people served)
- California (57,834 people served)
- Iowa (50,230 people served)
- Illinois (45,555 people served)

When ranked by percentage of population served by community water systems with violations of the Radionuclide Rule, Wisconsin ranked the highest, with 2.0 percent of the population served by violating systems.<sup>b</sup>

#### **ENFORCEMENT**

Of the 2,297 reported violations of the Radionuclide Rule in 2015, formal enforcement action was taken by the EPA or the states in 11.7 percent of cases.<sup> $\circ$ </sup> A little less than one-fifth of violations (434 violations) returned to compliance within the calendar year.

For health-based violations of the Radionuclide Rule, formal enforcement action was taken by the EPA or the states in 16.1 percent of the 962 violations reported in 2015.<sup>d</sup> Only about one in twenty health-based violations (5.82 percent; 56 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Utah was 2,995,919 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

b In 2015, the estimated population of Wisconsin was 5,771,337 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 268 violations out of the total 2,297 violations of the Radionuclide Rule in calendar year 2015. The federal government was responsible for 6.0 percent of formal enforcement actions (16 violations), and states were responsible for 94.0 percent (252 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 88.6 percent of cases (2,036 actions for 2,247 violations).

d Formal enforcement action was taken for 155 health-based violations of the Radionuclide Rule in 2015. The federal government was responsible for 10.3 percent of formal enforcement actions (16 violations) and states were responsible for 89.7 percent (139 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 95.2 percent of cases (916 violations).

#### FIGURE 11: 1.5 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE RADIONUCLIDE RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

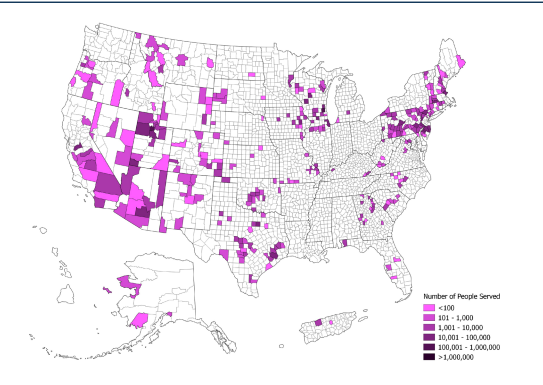
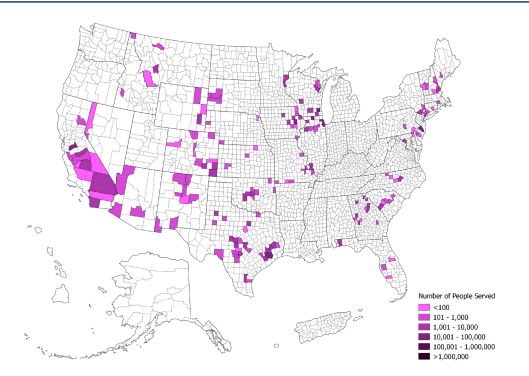


FIGURE 12: ALMOST 500,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE RADIONUCLIDE RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



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 $3 \qquad \text{Health Physics Society, } \textit{Environmental Radiation, January 2010, https://hps.org/documents/environmental_radiation_fact_sheet.pdf}$ 

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15 Ibid.

16 Ibid.

17 Ibid.

18 Ibid.

19 Ibid.

- Arsenic is one of a handful of chemicals that have been classified as a known human carcinogen.
- Exposure can lead to cancers, development effects, pulmonary disease, or cardiovascular disease.
- In 2015, there were 1,537 violations (1,135 of them health-based) at community water systems serving 1,842,594 people (358,323 health-based).
- Formal enforcement was taken in 28.9 percent of cases (37.1 percent of health-based cases).
- Less than one in eight of the violations (and about one in twenty health-based violations) returned to compliance within the calendar year.

#### BACKGROUND

Arsenic is a naturally occurring chemical, widely distributed in the earth's crust.<sup>1</sup> Arsenic is a metalloid, which has the properties of both a metal and a nonmetal.<sup>2</sup> It can be found in both organic and inorganic form.<sup>3</sup> It is typically found as an inorganic substance in the environment, combined with other elements such as oxygen, chlorine, and sulfur.<sup>4</sup> Arsenic compounds have no smell and no distinctive taste.<sup>5</sup> You cannot typically detect its presence in water without testing.

Arsenic can be released from both natural and human activity. Inorganic arsenic is used in wood preservative treatments, and before this decade it was widely used as a pesticide.<sup>6</sup> Because arsenic occurs naturally with many minerals, it is commonly exposed by mining operations, particularly from the smelting process, and can get into water as a result.<sup>7</sup> Arsenic may enter drinking water sources from wind-blown dust or from runoff and leaching.<sup>8</sup> Arsenic may also be released into the atmosphere from coal-fired power plants and incinerators.<sup>9</sup> Arsenic in these emissions can then travel through the air and end up in surface water or ground water by dissolving in rain or snow.<sup>10</sup>

#### **HEALTH EFFECTS OF ARSENIC**

Widespread, high concentrations of arsenic have been found contaminating the ground water in parts of the West, Southwest, Midwest, parts of Texas, and Northeast.<sup>11</sup> With long-term exposure, arsenic is a known human carcinogen and is reasonably anticipated to cause lung and bladder cancer, as well as cancer of the skin, kidney, nasal passages, liver, and prostate. Long-term ingestion of inorganic arsenic may also cause developmental effects, neurotoxicity, pulmonary disease, and cardiovascular disease.<sup>12</sup> Pigmentation changes in the skin and thickening of the skin may also occur with long-term exposure to high levels of inorganic arsenic. Immediate effects of acute (high level) arsenic poisoning include vomiting, abdominal pain, and diarrhea. This may be followed by numbness and tingling of the extremities, partial paralysis, blindness, and even death in extreme instances.<sup>13</sup> However, acute, extremely high-concentration arsenic poisoning from public water system drinking water in the United States has not been recently reported; lower-level contamination linked to cancer and other effects is considered the major health concern in the United States.

### **EPA REGULATION OF ARSENIC**

Arsenic is regulated as one of the Inorganic Contaminants covered by the Safe Drinking Water Act. Currently, the U.S. Environmental Protection Agency (EPA) uses a maximum contaminant level (MCL) of 10 parts per billion (ppb) for arsenic.<sup>14</sup>

In 1942, the EPA set an interim MCL for arsenic in drinking water of 50 ppb as part of the National Interim Primary Drinking Water Standards.<sup>15</sup> In 1988, the agency conducted a risk assessment for arsenic in drinking water, finding adequate evidence to demonstrate that inorganic arsenic is a human carcinogen by the oral route.<sup>16</sup> In the 1996 amendments to the Safe Drinking Water Act (SDWA), Congress instructed the EPA to propose a new arsenic standard.<sup>17</sup> Accordingly, the EPA requested that the National Research Council (NRC), an arm of the National Academy of Sciences, conduct an independent review of arsenic in drinking water.<sup>18</sup> The resulting 1999 report, Arsenic in Drinking Water, concluded that "the current EPA MCL for arsenic in drinking water of 50 µg/L [ppb] does not achieve EPA's goal for public-health protection and, therefore, requires downward revision as promptly as possible."<sup>19</sup> The EPA proposed a new MCL of 5 ppb, but public health advocates pressed for a more protective standard of 3 ppb. Instead, in response to industry and political

pressure, the agency issued a weakened final MCL in January 2001, setting it at 10 ppb.<sup>20</sup> Even then, when President George W. Bush took office in 2001, he suspended the final rule.<sup>21</sup> An NRDC lawsuit challenging the suspension, a widespread public outcry, and another National Academy of Sciences study issued in September 2001 finding that the EPA had likely substantially underestimated the cancer risks,<sup>22</sup> successfully pushed the agency to ratify the final rule issued earlier that year that had set the MCL at 10 ppb.

Under the Standardized Monitoring Framework for inorganic chemical contaminants, such as arsenic, ground water systems are required to sample for arsenic once every three years.<sup>23</sup> Surface water systems must monitor for arsenic once a year. The final Arsenic Rule allows states to issue waivers for arsenic monitoring.<sup>24</sup> After a water system receives a waiver, it must take at least one sample during each nine-year waiver period. If a system's sample exceeds the MCL, then the system must collect samples quarterly until the system is consistently below the MCL.<sup>25</sup>

## **ALL VIOLATIONS**

In 2015, there were 1,537 violations of the Arsenic Rule by 573 community water systems across the country. The systems in violation served 1,842,594 people. Nationwide, the states and territories with the highest populations served by violating systems were:

- Puerto Rico (1,064,755 people served)
- Arizona (241,020 people served)
- Texas (129,747 people served)
- California (105,804 people served)
- Pennsylvania (66, 591 people served)

When ranked by percentage of population served by community water systems with violations of the Arsenic Rule, Puerto Rico ranked the highest, with 30.1 percent of its population served by violating systems.<sup>a</sup>

## **HEALTH-BASED VIOLATIONS**

In 2015, there were 1,135 health-based violations of the Arsenic Rule by 352 community water systems across the country. The systems in violation served 358,323 people. Nationally, these states and territories had the highest populations served by violating systems:

- Texas (124,535 people served)
- California (104,659 people served)
- New Mexico (34,732 people served)
- Tribal Lands in EPA Region 9 (14,002 people served)
- New Jersey (13,642 people served)

When ranked by percentage of population served by community water systems with violations of the Arsenic Rule, New Mexico ranked the highest, with 1.7 percent of the population served by violating systems.<sup>b</sup>

## **ENFORCEMENT**

Of the 1,537 reported violations of the Arsenic Rule in 2015, formal enforcement action was taken by the EPA or the states in 28.9 percent of all cases.<sup>c</sup> A little more than one-eighth of the violations (208 violations) returned to compliance within the calendar year.

For health-based violations of the Arsenic Rule, formal enforcement action was taken by the EPA or the states in 37.1 percent of the 1,135 cases reported in 2015.<sup>d</sup> Only about one out of every twenty health-based violations (6.0 percent; 68 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

b In 2015, the estimated population of New Mexico was 2,085,109 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 444 violations out of the total 1,537 violations of the Arsenic Rule in calendar year 2015. The federal government was responsible for 7.2 percent of formal enforcement actions (32 violations), and states were responsible for 92.8 percent (412 violations). Any enforcement action (including formal and informal actions) was taken in 95.0 percent of cases (1,459 actions for 1,537 violations).

d Formal enforcement action was taken for 421 health-based violations of the Arsenic Rule in 2015. The federal government was responsible for 7.4 percent of formal enforcement actions (31 violations) and states were responsible for 92.6 percent (390 violations). Any enforcement action (including formal and informal actions) was taken in 95.1 percent of cases (1,079 violations).

# FIGURE 7.1: 1.8 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE ARSENIC RULE IN 2015. POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

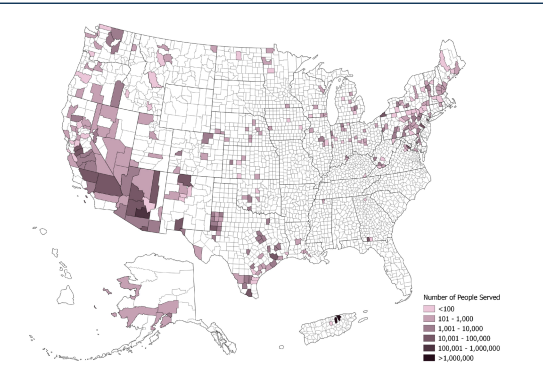
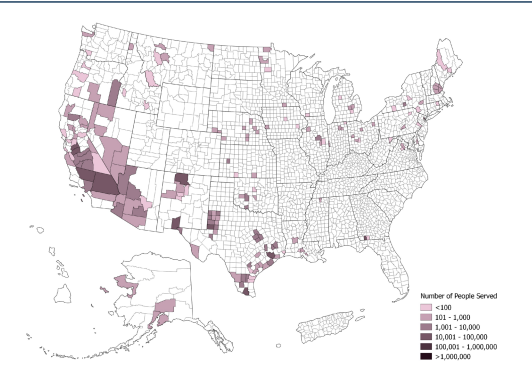


FIGURE 7.2: 350,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION OF THE ARSENIC RULE IN 2015. POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



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- Exposure can lead to cancers, developmental effects, central nervous system and reproductive difficulties, endocrine issues, or liver and kidney problems.
- In 2015 there were 6,864 violations (17 health-based) serving 2,669,594 people (301,099 people for health-based).
- Formal enforcement action was taken in 7.3 percent of cases (and 5.9 percent of health-based cases).
- About one-third of all violations (and of health-based violations) returned to compliance within the calendar year.

## BACKGROUND

In the mid-nineteenth century, we began to create chemicals that do not exist in nature.<sup>1</sup> This new chemistry expanded greatly during and after World War II. This led to the production of many synthetic organic chemicals (i.e., compounds that contain carbon) for use in a wide variety of products, from household cleaners, mothballs, and hair sprays to innumerable industrial, commercial, agricultural, and other products.<sup>2</sup> Synthetic organic compounds are used in pesticides, defoliants, plasticizers, wood preservatives, flame retardants, and solvents; they are also used as fuel additives and can occur as byproducts or waste materials from industrial processes.<sup>3</sup> Some synthetic chemicals cannot be detected through sight or smell, although others, like those found in coal tar, do have a distinctive odor.<sup>4</sup> The use of synthetic chemicals has greatly increased within the past 40 years to the point where they are pervasive in our daily lives.<sup>5</sup>

Synthetic organic chemicals (SOCs) now contaminate all parts of our environment, due to their widespread use and from spills and other discharges. They reach sources of drinking water through runoff and leachate from industrial and agricultural activities and landfills, via urban stormwater, and as byproducts of incineration.<sup>6</sup> Under certain soil and climatic conditions, SOCs may migrate into drinking water by runoff into surface water or by leaching into ground water.

## **HEALTH EFFECTS OF SYNTHETIC ORGANIC CONTAMINANTS**

Many SOCs are toxic and can have substantial health impacts from both short-term and long-term exposure.<sup>7</sup> SOCs may cause health effects such as liver and kidney problems, can disrupt the endocrine (hormone-controlled) systems in the body, and can trigger central nervous system and reproductive difficulties as well as developmental defects.<sup>8</sup> Some are reasonably anticipated to increase the risk of certain kinds of cancers.<sup>9</sup> Atrazine, for example, is the one of the most commonly used pesticides in the United States. Atrazine has been shown in numerous studies to disrupt hormone activity in amphibians, particularly those exposed during early stages of development.<sup>10</sup> There is also evidence that links atrazine to cancer, and it has been banned from use in the European Union.<sup>11,12</sup> Between 1992 and 2001, atrazine and its metabolites were detected in more than 75 percent of stream samples and about 40 percent of shallow groundwater samples in agricultural areas across the United States.<sup>13</sup> In 2009, NRDC found that watersheds in the Midwest were pervasively contaminated with atrazine.<sup>14</sup> High levels of atrazine were also found in drinking water systems.

The herbicide 2,4-D (or 2,4-dichlorophenoxyacetic acid) is persistent in the environment and is detected in groundwater, surface water, and drinking water.<sup>15</sup> 2,4-D has been on the market since the mid-1940s as a cheap and effective weed killer.<sup>16</sup> It is used on food crops including fruits and vegetables, in forestry, and in urban and residential settings such as golf courses and lawns.<sup>17</sup> In 2015, the International Agency for Research on Cancer classified 2,4-D as possibly carcinogenic to humans.<sup>18</sup> Certain studies link 2,4-D with non-Hodgkin's lymphoma, a cancer of the body's immune cells.<sup>19</sup> Laboratory studies also suggest a link between 2,4-D and disruption of thyroid function, which is involved in brain development, growth, and immunity.<sup>20</sup>

## **EPA REGULATION OF SYNTHETIC ORGANIC CONTAMINANTS**

As part of its Chemical Contaminants Rule, the Environmental Protection Agency (EPA) regulates SOCs in drinking water (see Table 1 for details).<sup>21</sup> Eighteen contaminant regulations were set in 1991, and another fifteen in 1992. These SOCs are primarily pesticides and industrial chemicals.<sup>22</sup>

All community water systems are initially required by the EPA to test each entry point to the distribution system (for example, at each well that pumps water into the water system) for SOCs for four consecutive quarters.<sup>23</sup> Subsequently, systems serving more than 3,300 people must sample two consecutive quarters every three years. Systems serving less than 3,301 people must submit a sample for each entry point once every three years.<sup>24</sup> This sampling may be avoided through waivers. If a water system detects a regulated SOC in drinking water, it must monitor quarterly to show that the contaminant in the drinking water is reliably and consistently below the MCL for three years.<sup>25</sup> Where a water system's tests indicate levels of an SOC higher than the MCL, the system must continue quarterly sampling, notify the Drinking Water Program, and work with the program to determine how the SOC is entering the drinking water supply.<sup>26</sup>

CHEMICAL	SOURCE	POTENTIAL HEALTH IMPACT	MCL (PPB)	MCLG (PPB)	NUMBER OF Violations in 2015
2,3,7,8-TCDD (dioxin)	Emissions from waste incineration and other combustion; discharge from chemical factories	Reproductive difficulties; increased risk of cancer	0.00003	0	124
2,4,5-TP	Residue of banned herbicide	Liver problems	50	50	214
2,4-D	Runoff from herbicide used on row crops	Kidney, liver, or adrenal gland problems; possible cancer risk	70	70	232
Alachlor	Runoff from herbicide used on row crops	Eye, liver, kidney, or spleen problems; anemia; increased risk of cancer	2	0	0
Aldicarb	Runoff/leaching from pesticides	Nausea, diarrhea, and relatively minor neurological symptoms	3	1	32
Aldicarb sulfone	Runoff/leaching from pesticides	Nausea, diarrhea, and relatively minor neurological symptoms	2	1	32
Aldicarb sulfoxide	Runoff/leaching from pesticides	Nausea, diarrhea, and relatively minor neurological symptoms	4	1	32
Atrazine	Runoff from herbicide used on row crops	Cardiovascular system or reproductive problems; possible cancer risk	3	3	263
Benzo(a)pyrene	Leaching from linings of water storage tanks and distribution lines	Reproductive difficulties; increased risk of cancer	0.2	0	246
Carbofuran	Leaching of soil fumigant used on rice and alfalfa	Problems with blood, nervous system, or reproductive system	40	=40	255
Chlordane	Residue of banned termiticide	Liver or nervous system problems; increased risk of cancer	2	0	255
DBCP (1,2-dibromo-3- chloropropane)	Runoff/leaching from soil fumigant used on soybeans, cotton, pineapples, and orchards	Reproductive difficulties; increased risk of cancer	0.2	0	166
Dalapon	Runoff from herbicide used on rights- of-way	Minor kidney changes	200	200	213
Di(ethylhexyl)-adipate	Discharge from chemical factories	Weight loss, liver problems, possible reproductive difficulties	400	400	253
Di(ethylhexyl)-phthalate	Discharge from rubber and chemical factories	Reproductive difficulties; liver problems; increased risk of cancer	6	0	286
Dinoseb	Runoff from herbicide used on soybeans and vegetables	Reproductive difficulties	7	7	215
Diquat	Runoff from herbicide use	Cataracts	20	20	147

a Violations include all violations (both health-based and monitoring/reporting/other) violations for synthetic organic chemicals.

CHEMICAL	SOURCE	POTENTIAL HEALTH IMPACT	MCL (PPB)	MCLG (PPB)	NUMBER OF VIOLATIONS IN 2015ª
EDB (ethylene dibromide)	Discharge from petroleum refineries	Problems with liver, stomach, reproductive system, or kidneys; increased risk of cancer	0.05	0	177
Endothall	Runoff from herbicide use	Stomach and intestinal problems	100	100	150
Endrin	Residue of banned insecticide	Liver problems	2	2	230
Glyphosate	Runoff from herbicide use	Kidney problems; reproductive difficulties	700	700	150
Heptachlor	Residue of banned termiticide	Liver damage; increased risk of cancer	0.4	0	258
Heptachlor epoxide	Breakdown of heptachlor	Liver damage; increased risk of cancer	0.2	0	258
Hexachlorobenzene	Discharge from metal refineries and agricultural chemical factories	Liver or kidney problems; reproductive difficulties; increased risk of cancer	I	0	224
Hexachlorocyclopentadiene	Discharge from chemical factories	Kidney or stomach problems	50	50	269
Lindane	Runoff/leaching from insecticide used on cattle, lumber, gardens	Liver or kidney problems	0.2	0.2	0
Methoxychlor	Runoff/leaching from insecticide used on fruits, vegetables, alfalfa, livestock	Reproductive difficulties	40	40	257
Oxamyl	Runoff/leaching from insecticide used on apples, potatoes, and tomatoes	Slight nervous system effects	200	200	255
PCBs	Runoff from landfills; discharge of waste chemicals	Skin changes; thymus gland problems; immune deficiencies; reproductive or nervous system difficulties; increased risk of cancer	0.5	0	214
Pentachlorophenol	Discharge from wood preserving factories	Liver or kidney problems; increased cancer risk	I	0	220
Simazine	Herbicide runoff	Blood problems	4	4	255
Toxaphene	Runoff/leaching from insecticide used on cotton and cattle	Kidney, liver, or thyroid problems; increased risk of cancer	3	0	222

# **ALL VIOLATIONS**

In 2015, there were 6,864 violations for synthetic organic chemicals by 311 community water systems across the country. The systems in violation served 2,669,594 people.

Nationwide, these states and territories had the highest populations served by violating systems:

- Puerto Rico (1,608,897 people served)
- Utah (254,573 people served)
- Pennsylvania (235,531 people served)
- New York (210,812 people served)
- Massachusetts (58,737 people)

When ranked by percentage of population served by community water systems with violations for synthetic organic chemicals, Puerto Rico ranked the highest with 46.3 percent of the population.<sup>b</sup>

## **HEALTH-BASED VIOLATIONS**

In 2015, there were 17 health-based violations for synthetic organic chemicals by 13 community water systems across the country. The systems in violation served 301,099 people.

Nationally, only five states and territories had systems with health-based violations for synthetic organic chemicals. They were:

- Puerto Rico (219,329 people served)
- Florida (44,651 people served)
- Alabama (19,284 people served)
- California (13,883 people served)
- North Carolina (452 people served)<sup>c</sup>

Of the states/territories with health-based violations for synthetic organic chemicals, Puerto Rico had the highest percentage of its population (6.3 percent) served by violating systems.<sup>d</sup>

## **ENFORCEMENT**

Of the 6,864 reported violations for synthetic organic chemicals in 2015, formal enforcement action was taken by the EPA or the states in 7.3 percent of cases.<sup>e</sup> A little more than one-third of all violations (2,373 violations) returned to compliance within the calendar year.

For health-based violations for synthetic organic chemicals, formal enforcement action was taken by the EPA or the states in 1 of the 17 violations reported in 2015.<sup>f</sup> Five health-based violations (29.4 percent) returned to compliance within the calendar year.

b In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

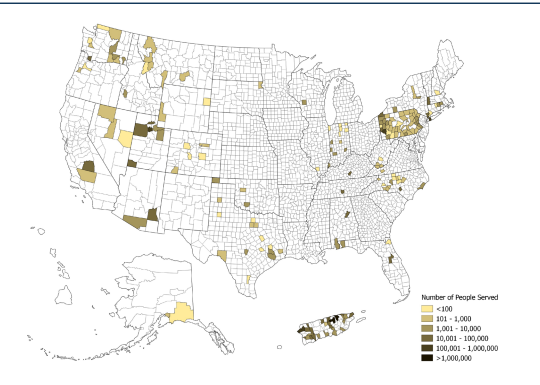
 $c \qquad An additional 11,556 \ people \ on \ tribal \ lands \ in EPA \ region 10 \ were served \ by \ systems \ with \ violations \ for \ synthetic \ organic \ chemicals.$ 

d In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

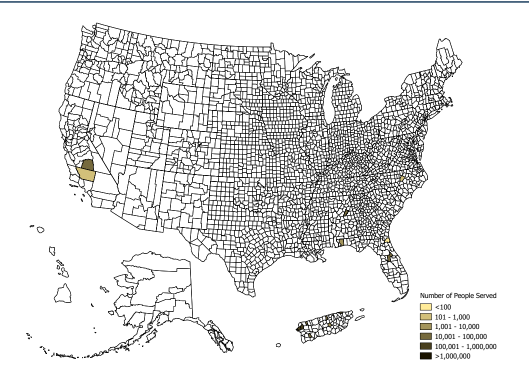
e Formal enforcement action was taken for 504 violations out of the total 6,864 violations for synthetic organic chemicals in calendar year 2015 (January 1, 2015 to December 31, 2015). The federal government was responsible for 0 percent of formal enforcement actions (0 violations) and states were responsible for 100 percent (504 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 81.0 percent (5,563 actions for 6,864 violations) of cases.

f Formal enforcement action was taken for 1 of the 17 health-based violations for synthetic organic chemicals in 2015. A state was responsible for 100 percent (1 violation) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 94.1 percent (16 violations) of cases.

## FIGURE 8.1: 2.7 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION FOR SYNTHETIC ORGANIC CHEMICALS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



## FIGURE 8.2: 300,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION FOR SYNTHETIC ORGANIC CHEMICALS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



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- Health impacts vary by chemical and include increased cholesterol, kidney damage, hair loss, skin irritation, and cancer.
- In 2015 there were 1,505 violations (291 of them health-based) in community water systems serving 1,312,643 people (83,033 health-based).
- Formal enforcement was taken in 5.2 percent of cases (15.1 percent of health-based cases).
- Less than 1 out of 25 violations (and about 1 out of 100 health-based violations) returned to compliance within the calendar year.

# BACKGROUND

Inorganic contaminants (IOCs) are materials of mineral origin.<sup>1</sup> The term inorganic describes substances such as salt, calcium salts, iron and other metals, as well as sand, and other mineral materials that don't contain carbon.<sup>2</sup> These materials are not easily digested or destroyed by microorganisms. Although there are many inorganic chemicals, the Environmental Protection Agency (EPA) has set maximum contaminant levels (MCLs) for 14 of them: asbestos, antimony, arsenic, barium, beryllium, cadmium, chromium, cyanide, fluoride, mercury, selenium, thallium, nitrate, and nitrite; the latter two are separately discussed in Appendix 4.<sup>3</sup> Lead and copper are also inorganic chemicals but are regulated under a treatment technique, as discussed in Appendix 5. (The EPA established a maximum contaminant level goal [MCLG], MCL, and monitoring requirements for nickel as well, but when the nickel industry challenged the standard in court in 1992, the agency agreed to withdraw and reconsider the MCLG and MCL. The monitoring requirements for nickel remain in place; the EPA has not yet issued a new nickel standard.<sup>4</sup>)

Asbestos contamination of drinking water in Duluth, Minnesota, was one of the drinking water crises that triggered the enactment of the Safe Drinking Water Act in 1974.<sup>5</sup> Asbestos consists of a group of six different fibrous minerals that occur naturally in the environment.<sup>6</sup> Asbestos cement pipe was widely used for water mains in the past, but as these pipes age they are now often deteriorating and releasing asbestos into tap water.<sup>7</sup> Troublingly, the EPA's asbestos monitoring rules apply at the water treatment plant rather than at the tap. Asbestos that gets into the water supply from these pipes will not be detected, so there may be widespread asbestos exposure from tap water that is not being addressed. Commonly available products that may contain asbestos include brake linings, electrical breakers, pipe and sheet metals, tiles, wallboard, siding, and roofing.<sup>8</sup>

Cyanide, another inorganic chemical, is a familiar and fast-acting poison.<sup>9</sup> While it is often featured in murder mysteries and spy novels, it may be present in everyday products. Cyanide is a carbon-nitrogen chemical unit that combines with several other organic and inorganic compounds.<sup>10</sup> It is used in mining operations and can cause ground water or surface water contamination.<sup>11</sup> Hydrogen cyanide, cyanide's most commonly used form, is often enlisted to make the compounds needed for nylon and other synthetic fibers and resins. Other cyanides are used as herbicides.<sup>12</sup>

Mercury is released into the environment through combustion in coal-fired power plants, gold mining and processing, improper waste disposal, chemical manufacturing sites including old chloralkali plants, and natural sources such as volcanoes.<sup>13</sup> Other inorganic contaminants can find their way into water sources through discharge from petroleum refineries and other sources of industrial waste, mining and smelting operations, erosion of natural deposits, and through corrosion of galvanized pipes.<sup>14</sup>

# HEALTH EFFECTS OF INORGANIC CONTAMINANTS AND EPA RULES

Some IOCs, if ingested, have adverse effects on respiratory, cardiovascular, dermal, developmental, neurological, musculoskeletal, gastrointestinal, renal, and reproductive systems.<sup>15</sup> Some IOCs are also reasonably anticipated to cause cancer in humans.<sup>16</sup> Mercury, for example, is a highly potent neurotoxin that affects the development and function of the central nervous system.<sup>17</sup> Exposure to mercury is especially concerning for pregnant and breastfeeding women, as well as children.<sup>18</sup> The age, gender, and health of the individual exposed will also impact the potential effects of exposure to IOCs. Fluoride is intentionally added to drinking water to help protect teeth from decay. But at excessive levels it can cause dental fluorosis (brown mottling of teeth) and in some people certain bone diseases, including skeletal fluorosis, and increased risk of bone fractures, according to a 2006 study by the National Academy of Sciences (which recommended that EPA tighten the fluoride standard).<sup>19</sup> In 1991, EPA promulgated regulations for nine IOCs, including asbestos, fluoride, and mercury. The remaining five regulations for inorganic chemicals, including cyanide, were promulgated in 1992.<sup>20</sup>

Under EPA rules, water systems must sample for IOCs.<sup>21</sup> Under the Standardized Monitoring Framework for inorganic chemical contaminants, surface water systems monitor for inorganics annually (with the exception of nitrate/nitrite and asbestos), and ground water systems monitor every three years.<sup>22</sup> (See Table 9.1 for more details on regulated IOCs.) Where any of the regulated IOCs are detected at a concentration equal to or greater than the MCL, the water system must conduct quarterly monitoring for IOCs. Quarterly sampling must continue until the state determines that the analytical results are "reliably and consistently" below the MCL, or half the MCL for nitrate. Reduced monitoring programs and waivers are available at the state's discretion.<sup>23</sup>

TABLE 9.1: INORGANIC CHEMICALS REGULATED BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY						
CHEMICAL	SOURCE	POTENTIAL HEALTH IMPACT	MCL (PPB)	MCLG (PPB)	NUMBER OF VIOLATIONS IN 2015*	
Antimony	Discharge from petroleum refineries, fire retardants, ceramics, electronics, solder	Increase in blood cholesterol, decrease in blood sugar	6	6	107	
Asbestos	Decay of asbestos cement in water mains, erosion of natural deposits	Increased risk of developing benign intestinal polyps	7 million fibers per liter (MFL)	7 MFL	8	
Barium	Discharge of drilling wastes, discharge from metal refineries, erosion of natural deposits	Increase in blood pressure	2,000	2,000	113	
Beryllium	Discharge from textile finishing factories	Changes in adrenal glands	4	4	109	
Cadmium	Corrosion of galvanized pipes, erosion of natural deposits, discharge from metal refineries, runoff from waste batteries and paints	Kidney damage	5	5	115	
Chromium	Discharge from steel and pulp mills, erosion of natural deposits	Allergic dermatitis	100	100	108	
Cyanide	Discharge from steel/metal factories, discharge from plastic and fertilizer factories	Nerve damage or thyroid problems	200	200	104	
Fluoride	Water additive to promote strong teeth, erosion of natural deposits, discharge from fertilizer and aluminum factories	Bone disease (pain and tenderness of the bones, possible increased fracture risk from excess levels); mottled teeth in children	4,000	4,000	389	
Mercury	Erosion of natural deposits, discharge from refineries and factories, runoff from landfills and croplands	Kidney damage	2	2	109	
Nickel	Industry including transportation and chemical industries, electrical equipment, construction, natural deposits	Possible effects of chronic exposure include decreased body weight, heart and liver damage, dermatitis	[MCLG remanded by court]	[MCL remanded by court]	104	
Selenium	Discharge from petroleum refineries, erosion of natural deposits, discharge from mines	Hair or fingernail loss, numbness in fingers or toes, circulatory problems	50	50	133	
Thallium	Leaching from ore processing sites; discharge from electronics, glass, and drug factories	Hair loss; changes in blood; kidney, intestine, or liver problems	2	0.5	106	

a Violations include all violations (both health-based and monitoring/reporting/other) for inorganic chemicals

## **ALL VIOLATIONS**

In 2015, there were 1,505 violations for inorganic chemicals (excluding nitrates and nitrites) by 224 community water systems across the country. The systems in violation served 1,312,643 people.

Nationwide, these states and territories had the largest populations served by violating systems:

- Puerto Rico (1,068,453 people served)
- Pennsylvania (50,418 people served)
- Texas (46,401 people served)
- New Jersey (36,100 people served)
- California (18,443 people served)

When ranked by percentage of population served by community water systems with violations for inorganic chemicals (excluding nitrates and nitrites), Puerto Rico ranked the highest, with 30.8 percent of its population served by systems with violations.<sup>b</sup>

## **HEALTH-BASED VIOLATIONS**

In 2015, there were 291 health-based violations for inorganic chemicals (excluding nitrates and nitrites) by 77 community water systems across the country. The systems in violation served 83,033 people.

Nationally, only 15 states reported health-based violations for inorganic chemicals (excluding nitrates and nitrites). Those with the highest populations served by violating systems were:

- Texas (41,456 people served)
- California (18,443 people served)
- Missouri (11,040 people served)
- New Mexico (4,676 people served)
- New York (2,800 people served)

When ranked by percentage of population served by community water systems with health-based violations for inorganic chemicals (excluding nitrates and nitrites), New Mexico ranked the highest with 0.22 percent of the population served by violating systems.c

## **ENFORCEMENT**

Of the 1,505 reported violations for inorganic chemicals (excluding nitrates and nitrites) in 2015, formal enforcement action was taken by the EPA or the states in 5.2 percent of cases.<sup>d</sup> Only a little more than 1 out of every 25 violations (47 violations) returned to compliance within the calendar year.

For health-based violations for inorganic chemicals (excluding nitrates and nitrites), formal enforcement action was taken by EPA or the states in 15.1 percent of the 291 violations reported in 2015.<sup>e</sup> Only 1 percent (3 violations) returned to compliance within the calendar year.

b In 2015, the estimated population of Puerto Rico was 3,474,182 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c In 2015, the estimated population of New Mexico was 2,085,109 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

d Formal enforcement action was taken for 78 violations out of the total 1,505 violations for inorganic chemicals (excluding nitrates and nitrites) in calendar year 2015. The federal government was responsible for 10.3 percent of formal enforcement actions (8 violations), and states were responsible for 89.7 percent (70 violations). Any enforcement action (including formal and informal actions) was taken in 94.0 percent of cases (1,415 actions for 1,505 violations) of cases.

e Formal enforcement action was taken for 44 health-based violations for inorganic chemicals (excluding nitrates and nitrites) in 2015. The federal government was

responsible for 18.2 percent of formal enforcement actions (8 violations), and states were responsible for 81.8 percent (36 violations). Any enforcement action (including formal and informal actions) was taken in 97.6 percent of cases (284 violations) of cases.

## FIGURE 9.1: 1.3 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION FOR INORGANIC CONTAMINANTS (EXCLUDING NITRATES AND NITRITES),2015. POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

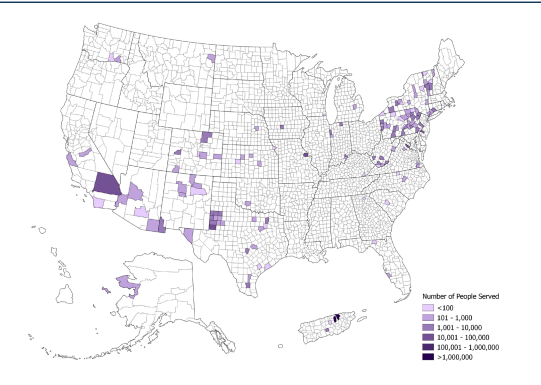
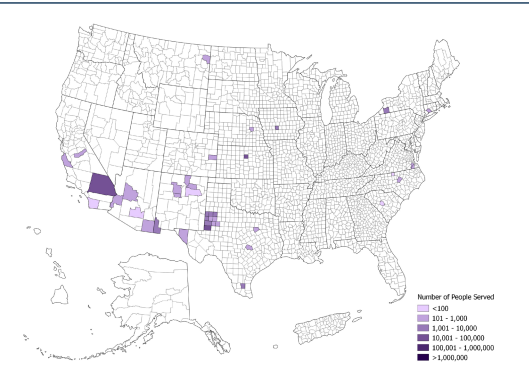


FIGURE 9.2: OVER 80,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION FOR INORGANIC CONTAMINANTS (EXCLUDING NITRATES AND NITRITES), 2015. POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



#### ENDNOTES

- 1 U.S. Environmental Protection Agency (hereinafter EPA),, "Drinking Water Glossary: A Dictionary of Technical and Legal Terms Related to Drinking Water," June 1994.
- 2 Ibid.
- 3 40 CFR 141.62.; EPA, "Chemical Contaminant Rules," https://www.epa.gov/dwreginfo/chemical-contaminant-rules.

4 See: EPA, "Has EPA Promulgated a Maximum Contaminant Level (MCL) and Maximum Contaminant Level Goal (MCLG) for Nickel?" undated, https://safewater.zendesk.com/hc/ en-us/articles/211404958-Has-EPA-promulgated-a-maximum-contaminant-level-MCL-and-maximum-contaminant-level-goal-MCLG-for-nickel-. See also: EPA, "National Primary Drinking Water Regulations: Nickel," October 1995, https://nepis.epa.gov/Exe/tiff2png.cgi/9100PO2K.PNG?-r+75+-g+7+D%3A%5CZYFILES%5CINDEX%20DATA%5C95THRU99%5 CTIFF%5C00002435%5C9100PO2K.TIF.

5 See: EPA, "Preliminary Assessment of Suspected Carcinogens in Drinking Water: Interim Report to Congress," June 1975, https://nepis.epa.gov/Exe/ZyNET.exe/910005VS.TX T?ZyActionD=ZyDocument&Client=EPA&Index=Prior+to+1976&Docs=&Query=&Time=&EndTime=&SearchMethod=1&TocRestrict=n&Toc=&TocEntry=&QField=&QFieldYear= &QFieldMonth=&QFieldDay=&IntQFieldOp=0&ExtQFieldOp=0&ExtQFieldOp=0&ExtQFiel=D%3A%5Czyfiles%5CIndex%20Data%5C70thrq75%CTxt%5C00000014%5C910005VS.txt&Use r=ANONYMOUS&Password=anonymous&SortMethod=h%7C-&MaximumDocuments=1&FuzzyDegree=0&ImageQuality=r75g8/r75g8/x150y150g16/i425&Display=hpfr&DefSeekPa ge=x&SearchBack=ZyActionL&Back=ZyActionS&BackDesc=Results%20page&MaximumPages=1&ZyEntry=1&SeekPage=x&ZyPURL. Also see: House Committee on Interstate and Foreign Commerce, Safe Drinking Water Act, July 10, 1974, House Report No. 93-1185, reprinted in U.S. Code Cong. and Admin. News 4 (1974):6457-58.

6 Agency for Toxic Substances and Disease Registry (hereinafter ATSDR), "Public Health Statement for Asbestos," https://www.atsdr.cdc.gov/phs/phs.asp?id=28&tid=4.

7 Davison, M., "Got Deteriorating Asbestos Cement Water Mains?" Pipe Relining

 $\textit{Guide 2014 of Trenchless Technology}, Special Supplement, 26-27, http://www.aqua-pipe.com/DATA/NOUVELLE/51\_en^v~got-deteriorating-asbestos-cement-water-mains.pdf.$ 

- 8 ATSDR, "Public Health Statement for Asbestos."
- 9 ATSDR, "Public Health Statement for Cyanide," https://www.atsdr.cdc.gov/phs/phs.asp?id=70&tid=19.
- 10 Ibid.
- 11 Ibid.
- 12 Ibid.

13 ATSDR, "Public Health Statement for Mercury," https://www.atsdr.cdc.gov/phs/phs.asp?id=112&tid=24.

- 14 Ibid
- 15 ATSDR, http://www.atsdr.cdc.gov/, OEHHA, http://oehha.ca.gov/.
- 16 Ibid
- 17 ATSDR, "Public Health Statement for Mercury."
- 18 Ibid.
- 19 National Research Council, "Fluoride in Drinking Water: A Scientific Review of EPA's Standards," National Academies Press, 2006, https://www.nap.edu/download/11571.
- 20 40 CFR 141.62EPA, "Chemical Contaminant Rules."
- 21 40 CFR 141.62. EPA, "Chemical Contaminant Rules."
- 22 Ibid. EPA, "Standardized Monitoring Framework: A Quick Reference Guide," EPA 816-F-04-010, March 2004.

23 Ibid.

- Exposure can lead to cancers; developmental, skin, and reproductive issues; and cardiovascular problems. Exposure can also cause adverse effects on the liver, kidneys, and immune and nervous systems.
- In 2015 there were 10,383 violations (15 of them health-based) at community water systems serving 3,451,072 people (5,276 health-based).
- Formal enforcement was taken in 6.1 percent of cases (and 26.7 percent of health-based cases).
- Less than one in five of the violations (and a little more than one in twenty health-based violations) returned to compliance within the calendar year.

## BACKGROUND

Volatile organic contaminants (VOCs) are gases at room temperature.<sup>1</sup> They can often be detected when products offgas and produce an odor. For example, "new car smell" comes from VOCs that are released by the chemicals used in the interiors of cars.<sup>2</sup> VOCs are both man-made and naturally occurring compounds and are used for a variety of industrial and manufacturing purposes.<sup>3</sup> They are found in solvents, degreasers, and dry-cleaning chemicals and in personal care products such as fragrances, lubricants, paints, cleaners, and home furnishings.<sup>4</sup> VOCs are also used in the manufacture of rubber, pesticides, deodorants, and plastics.<sup>5</sup> The majority of VOCs found in water sources result from human activity.<sup>6</sup> When VOCs in liquid form are spilled or improperly disposed of by industrial users, a portion will evaporate, especially in surface water sources, but some can soak into the ground.<sup>7</sup> These pollutants are carried deeper underground by rainwater or snowmelt until they reach the groundwater table and can end up in drinking water supplies.<sup>8</sup>

For example, vinyl chloride is found in some well water and groundwater that supplies drinking water.<sup>9</sup> It gets into water supplies by leaching from hazardous waste sites, municipal landfills, and industrial facilities that make or use it in high quantities.<sup>10</sup> It goes into PVC plastics that are used for food and beverage containers and for other plastic products, including some water pipes. PVC water pipes, especially those made prior to 1977, can release vinyl chloride into tap water.<sup>11</sup> Vinyl chloride is regulated as a hazardous substance in drinking water, food, air, and consumer products and packaging.<sup>12</sup>

## **HEALTH EFFECTS OF VOLATILE ORGANIC CONTAMINANTS**

Some VOCs have adverse effects on the liver, kidneys, immune, and nervous systems. Certain VOCs also cause skin, cardiovascular, developmental, and reproduction issues if ingested at certain levels.<sup>13</sup> Some are reasonably anticipated to cause cancer in humans.<sup>14</sup> The health impact of exposure to VOCs depends on the toxicity and concentration of the contaminant, as well as the duration of exposure to it. The age, gender, and health of the individual exposed will also impact the potential health effects of exposure to VOCs.

The U.S. Environmental Protection Agency (EPA) has determined that drinking water with 2 parts per billion (ppb) of vinyl chloride over an entire lifetime corresponds to an excess lifetime cancer risk of one in 10,000, which is considered to be highly significant.<sup>15</sup> Breathing vinyl chloride over many years can cause damage to the liver, kidney, and nervous system.<sup>16</sup>

Under EPA rules, water systems must sample for VOCs (see Table 10.1 for a list of regulated VOCs).<sup>17</sup> When the compounds are found, the source of the VOCs must be removed or treatment must be undertaken to reduce the amount of contaminant present. Water utilities are also required to alert customers if levels exceeded the maximum contaminant level (MCL).

## **EPA REGULATION OF VOLATILE ORGANIC CONTAMINANTS**

In 1987, the EPA promulgated regulations for eight VOCs. It added ten more in 1991 and another three in 1992.<sup>18</sup> Many systems are also required to monitor for an additional seven VOCs as part of the Third Unregulated Contaminant Monitoring Rule.<sup>19</sup> These seven are not currently regulated, but the EPA uses the data to determine whether these chemicals occur in drinking water at levels of public health concern.

Monitoring requirements for VOCs depend on the type of source water and the detection of a contaminant. At entry points to the distribution system in water systems where none of the regulated VOCs are detected, the Standardized Monitoring Framework requires annual monitoring of regulated VOCs.<sup>20</sup> "Detection" under the framework is defined as 0.5 ppb for VOCs. Where any of the regulated VOCs are detected at a concentration equal to or greater than 0.5 ppb, the system must

conduct quarterly monitoring for VOCs.<sup>21</sup> Quarterly sampling must continue until the state determines that the analytical results are "reliably and consistently" below the MCL for two consecutive quarters in groundwater systems, and four consecutive quarters in surface water systems. For groundwater entry points to the distribution system, if no VOCs are detected during three consecutive years of annual monitoring, monitoring is reduced to once every three years. Systems may apply for a waiver after three years of no detections of VOCs.<sup>22</sup>

TABLE 10.1: VOLATILE ORGANIC	CONTAMINANTS REGULATED BY THE U.S	. ENVIRONMENTAL PROTECTION /	AGENCY		
CHEMICAL	SOURCE	POTENTIAL HEALTH IMPACT	MCL (PPB)	MCLG (PPB)	NUMBER OF Violations in 2015
I,I,I-Trichloroethane	Discharge from metal degreasing sites and other factories	Liver, nervous system, or circulatory problems	200	200	495
I,I,2-Trichloroethane	Discharge from industrial chemical factories	Liver, kidney, or immune system problems	5	3	494
I,I-Dichloroethylene	Discharge from industrial chemical factories	Increased risk of cancer	5	0	500
I,2,4-Trichlorobenzene	Discharge from textile finishing factories	Changes in adrenal glands	70	70	494
I,2-Dichloroethane	Discharge from industrial chemical factories	Increased risk of cancer	5	0	494
I,2-Dichloropropane	Discharge from industrial chemical factories	Increased risk of cancer	5	0	499
Benzene	Discharge from factories; leaching from gas storage tanks and landfills	Anemia; decrease in blood platelets; increased risk of cancer	5	0	516
Carbon tetrachloride	Discharge from chemical plants and other industrial activities	Liver problems; increased risk of cancer	5	0	500
Chlorobenzene	Discharge from chemical and agricultural chemical factories	Liver or kidney problems	100	100	497
cis-I,2-Dichloroethylene	Discharge from industrial chemical factories	Liver problems	70	70	495
Dichloromethane	Discharge from drug and chemical factories	Liver problems; increased risk of cancer	5	0	504
Ethylbenzene	Discharge from petroleum refineries	Liver or kidney problems	700	700	507
o-Dichlorobenzene	Discharge from industrial chemical factories	Liver, kidney, or circulatory system problems	600	600	496
p-Dichlorobenzene	Discharge from industrial chemical factories	Anemia; liver, kidney, or spleen damage; changes in blood	75	75	500
Styrene	Discharge from rubber and plastic factories; leaching from landfills	Liver, kidney, or circulatory system problems	100	100	496
Tetrachloroethylene	Discharge from factories and dry cleaners	Liver problems; increased risk of cancer	5	0	497
Toluene	Discharge from petroleum factories	Nervous system, kidney, or liver problems	10,00	10,00	510
trans-1,2-Dichloroethylene	Discharge from industrial chemical factories	Liver problems	100	100	496
Trichloroethylene	Discharge from metal degreasing sites and other factories	Liver problems; increased risk of cancer	5	0	497
Vinyl chloride	Leaching from PVC pipes; discharge from plastic factories	Increased risk of cancer	2	0	448
Xylenes, Total	Discharge from petroleum factories; discharge from chemical factories	Nervous system damage	10,000	10,000	448

# **ALL VIOLATIONS**

In 2015, there were 10,383 violations for volatile organic chemicals by 406 community water systems across the country. The systems in violation served 3,451,072 people.

Nationwide, these states and territories had the largest populations served by violating systems:

- New Jersey (1,020,885 people served)
- Arizona (780,502 people served)
- Connecticut (422,213 people served)
- Washington (393,912 people served)
- Puerto Rico (196,248 people served)

When ranked by percentage of population served by community water systems with violations for volatile organic chemicals, Connecticut ranked the highest, with 11.8 percent of its population served by systems with violations.<sup>a</sup>

## **HEALTH-BASED VIOLATIONS**

In 2015, there were 15 health-based violations for volatile organic chemicals by 6 community water systems across the country. The systems in violation served 5,276 people.

Nationally, only four states had reported health-based violations for volatile organic chemicals:

- Texas (2,308 people served)
- North Carolina (1,973 people served)
- Oklahoma (845 people served)
- Florida (150 people served)

When ranked by percentage of population served by community water systems with violations for volatile organic chemicals, Oklahoma ranked the highest of the four states, with 0.22 percent of its population served by violating systems.<sup>b</sup>

## **ENFORCEMENT**

Of the 10,383 reported violations for volatile organic chemicals in 2015, formal enforcement action was taken by the EPA or the states in 6.1 percent of cases.<sup>c</sup> Less than one-fifth of all cases (1,937 violations) returned to compliance within the calendar year.

For health-based violations for volatile organic chemicals, formal enforcement action was taken by the EPA or the states in 26.7 percent of the 15 violations reported in 2015.<sup>d</sup> Only one out of the fifteen health-based violations (6.7 percent) returned to compliance within the calendar year.

a In 2015, the estimated population of Connecticut was 3,590,886 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

b In 2015, the estimated population of Oklahoma was 3,911,338 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

c Formal enforcement action was taken for 634 violations out of the total 10,383 violations for volatile organic chemicals in calendar year 2015. The federal government was responsible for 0 percent of formal enforcement actions (0 violations), and states were responsible for 100 percent (634 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 83.7 percent of cases (8,686 actions for 10,383 violations).

d Formal enforcement action was taken for 4 health-based violations for volatile organic chemicals in 2015. The federal government was responsible for 0 percent of formal enforcement actions (0 violations), and states were responsible for 100 percent (4 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 100 percent (15 violations) of cases.

## FIGURE 10.1: 3.5 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION FOR VOLATILE ORGANIC CHEMICALS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.

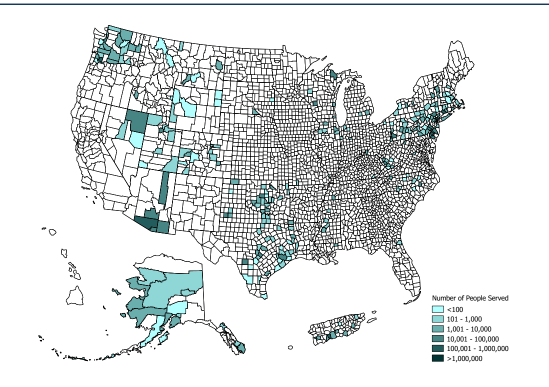
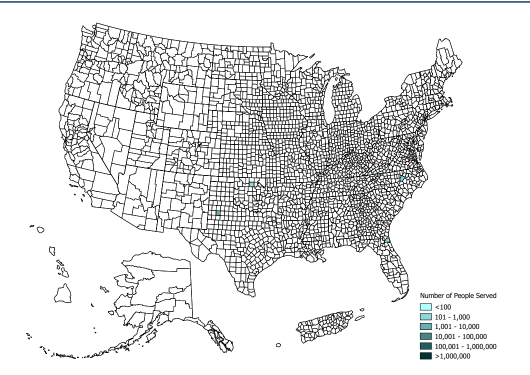


FIGURE 10.2: 5,000 PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED HEALTH-BASED VIOLATION FOR VOLATILE ORGANIC CHEMICALS (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



#### ENDNOTES

 $1 \quad U.S. Environmental Protection Agency (hereinafter EPA), "Technical Overview of Volatile Organic Compounds," https://www.epa.gov/indoor-air-quality-iaq/technical-overview-volatile-organic-compounds.$ 

2 See, e.g.: Chien, Y.C., "Variations in Amounts and Potential Sources of Volatile Organic Chemicals in New Cars," Science of the Total Environment 382, no. 2-3 (September 2007): 228-239, http://www.sciencedirect.com/science/article/pii/S0048969707004895.

 $3 \quad \text{Berkeley Lab, Indoor Air Quality Scientific Findings Resource Bank, ``Introduction to VOCs and Health,'' https://iaqscience.lbl.gov/voc-intro.org/linear/approx/ap$ 

4 New York State Department of Health, "Volatile Organic Compounds in Commonly Used Products," https://www.health.ny.gov/environmental/indoors/voc.htm.

5 Paehkle, R.C., Conservation and Environmentalism: An Encyclopedia (Chicago: Fitzroy Dearborn, 1995).

6 EPA, "Occurrence of Volatile Synthetic Organic Chemicals in Drinking Water," Science and Technology Branch, Office of Drinking Water, December 1981.

 $7 \quad National Institute of Environmental Health Sciences, ``Volatile Organic Compounds,'' https://tools.niehs.nih.gov/srp/research/research4_s3_s3.cfm.$ 

8 U.S. Geological Survey, "Volatile Organic Compounds in the Nation's Ground Water and Drinking-Water Supply Wells: Supporting Information," http://water.usgs.gov/nawqa/vocs/national\_assessment/faq.html.

9 World Health Organization, "Vinyl Chloride in Drinking Water," http://www.who.int/water\_sanitation\_health/dwq/chemicals/vinylchloride.pdf.

10 Agency for Toxic Substances and Disease Registry (hereinafter ATSDR), "Toxic Profiles: Vinyl Chloride," https://www.atsdr.cdc.gov/toxprofiles/tp20-cl.pdf.

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12 ATSDR, Toxic Profiles: Vinyl Chloride."

13 ATSDR http://www.atsdr.cdc.gov/. OEHHA http://oehha.ca.gov/.

14 Ibid.

15 EPA, "Toxicological Review of Vinyl Chloride," May 2000, https://cfpub.epa.gov/ncea/iris/iris\_documents/toxreviews/1001tr.pdf.

16 ATSDR, "Toxic Profiles: Vinyl Chloride," https://www.atsdr.cdc.gov/toxprofiles/tp20-c1.pdf.

17 40 CFR 141.61( able of Regulated Drinking Water Contaminants," d Pipelines: Coal Tar Based Materials and Thier lth, ndar o Congres, Sept, 1993,a).

18 EPA, "Chemical Contaminant Rules," last updated April 2016, https://www.epa.gov/dwreginfo/chemical-contaminant-rules.

19 The third Unregulated Contaminant Monitoring Rule was published by the EPA on May 2, 2012, and required monitoring for 30 contaminants (28 chemicals and two viruses) between 2013 and 2015.

20 EPA, "Standardized Monitoring Framework: A Quick Reference Guide," March 2004. 40 CFR 141.61(a).

21 Ibid.

22 Ibid.

In 2015 there were 7,906 violations by community water systems serving 14,422,712 people.

• Formal enforcement action was taken in 10.3 percent of cases.

• Fewer than 1 in 3 of the violations returned to compliance within the calendar year.

## **EPA RULES**

In order to help ensure that the public is informed about the quality of its tap water, the Safe Drinking Water Act (SDWA) Amendments of 1996 require all community water systems to directly deliver information about their drinking water quality to every customer once a year.<sup>1</sup> These annual right-to-know reports (called Consumer Confidence Reports, or CCRs, under the Act), are now often simply referred to as annual water quality reports. This requirement represented a landmark policy intended to provide important information to people served by systems regulated under the SDWA. Congress recognized that access to this information is critical to help consumers protect their health and to encourage participation in protecting drinking water sources. According to the SDWA, annual water quality reports must provide information on source water, the levels of detected contaminants, potential health effects of detected contaminants, and compliance with drinking water rules.<sup>2</sup> The reports are due to customers by July 1 of each calendar year.<sup>3</sup>

Distribution requirements under the Consumer Confidence Report Rule vary by the size of the water system. Systems serving 10,000 or more people must notify their customers by mail or direct delivery.<sup>4</sup> Systems serving fewer than 10,000 people may notify their customers by mail or direct delivery but also have the option of publishing the annual water quality report in a local newspaper in its entirety along with a statement that the report will not be mailed.<sup>5</sup> Systems serving fewer than 500 people can notify their customers by any of the methods described or simply inform consumers that the report is available upon request. Customers who do not receive a report can ask for one by calling their local water supplier, or they may find the report on the U.S. Environmental Protection Agency (EPA) website using a water quality report search tool.<sup>6</sup> Not all community water systems are required to post their reports on the website.<sup>7</sup>

The CCR Rule first took effectin 1998. As part of the EPA's review of regulations in 2011, the agency and stakeholders identified five areas in which the EPA could improve the water quality reports, including making them easier to understand and delivering them electronically. Under the EPA's current regulations, systems serving 100,000 or more consumers must post the current year's water quality report on a public website.<sup>8</sup> EPA has not updated this requirement since adopting it in 1998, despite the recommendations in the review.

## **ALL VIOLATIONS**

In 2015 there were 7,906 violations of the Consumer Confidence Report Rule by 5,030 community water systems across the country. The systems in violation served 14,422,712 people.

Nationwide, the states with the largest populations served by violating systems were:

- Georgia (2,460,211 people served)
- Florida (2,451,439 people served)
- Washington (1,618,080 people served)
- Texas (1,099,791 people served)
- Connecticut (1,074,594 people served)

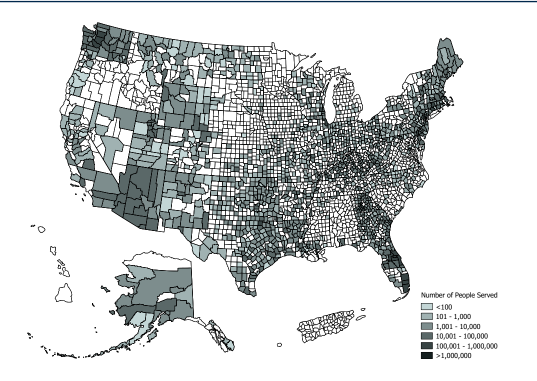
When ranked by percentage of population served by community water systems with violations of the Consumer Confidence Report Rule, Delaware ranked the highest, with 45.5 percent of its population served by violating systems.

## ENFORCEMENT

Of the 7,906 reported violations of the Consumer Confidence Report Rule in 2015, formal enforcement action was taken by the EPA or the states in only 10.3 percent of cases.<sup>a</sup> Less than one-third of all cases (2,096 violations) returned to compliance within the calendar year.

a Formal enforcement action was taken for 813 violations out of the total 7,906 violations of the Consumer Confidence Report Rule in calendar year 2015. The federal government was responsible for 10.1 percent of formal enforcement actions (82 violations), and states were responsible for 89.9 percent (731 violations) of formal enforcement actions. Any enforcement action (including formal and informal actions) was taken in 81.6 percent of all cases (6,452 actions for 7,906 violations).

FIGURE 11.1: 14.4 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE CONSUMER CONFIDENCE REPORT (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



ENDNOTES

- $1 \qquad 40 \text{ CFR \$141.151-155; Subpart 0.}$
- 2 40 CFR \$141.151-155; Subpart 0.
- 3 Ibid.
- 4 40 CFR \$141.204.
- 5 Ibid.

6 U.S. Environmental Protection Agency, "Safe Drinking Water Act: Consumer Confidence Reports (CCR)," last updated October 2016, https://www.epa.gov/ccr.

- 7 Ibid.
- 8 40 CFR CFR 257.107.

- The Public Notification Rule is intended to ensure that members of the public are swiftly informed if their water system has an acute violation of a drinking water rule that could threaten their health. It also is intended to let the public know about a violation that poses long-term or chronic health threats due to longer-term exposure to a contaminant, such as a carcinogen.
- In 2015 there were 13,202 violations at community water systems serving 8,381,050 people.
- Formal enforcement was taken in 26.9 percent of cases.
- About 1 in 7 violations returned to compliance within the calendar year.

## **EPA RULES**

The U.S. Environmental Protection Agency (EPA) requires public water systems to notify their customers when they violate EPA drinking water regulations, or when they provide drinking water that may pose a risk to consumers' health.<sup>1</sup> These violations include the Safe Drinking Water Act's monitoring requirements. Under the Act, water systems are supposed to test for approximately 90 contaminants whose presence may pose a risk to human health.

In 2000 the EPA revised the original rule to require faster notice in emergencies and fewer notices overall, as well as to mandate clearer communication of potential health risks and information on how to avoid risks.<sup>2</sup> Under the Public Notification Rule, notices of a violation must contain 10 elements:

- 1. A description of the violation that occurred, including the contaminant(s) of concern and the contaminant level(s);
- 2. When the violation or situation occurred;
- 3. The potential health effects (including standard required language);
- 4. The population at risk, including subpopulations vulnerable if exposed to the contaminant in their drinking water;
- 5. Whether alternate water supplies need to be used;
- 6. What the water system is doing to correct the problem;
- 7. Actions consumers can take;
- 8. When the system expects a resolution to the problem;
- 9. How to contact the water system for more information; and
- 10. Language encouraging broader distribution of the notice.<sup>3</sup>

The Public Notification Rule contains three tiers of public notification, categorized by the seriousness of the impact on human health. Tier 1 rules apply in situations with a potentially immediate impact on human health. In such a situation, water suppliers must notify consumers within 24 hours. Tier 1 violations are:

- 1. E. coli maximum contaminant level (MCL) violations or failure to test for E. coli (Total Coliform Rule)
- 2. Nitrate/nitrite MCL violation or failure to take confirmation sample (Nitrate and Nitrite Rule)
- 3. Chlorine dioxide maximum residual disinfectant level (MRDL) violation or failure to take repeat sample (Disinfection Byproducts Rule)
- 4. Exceedance of maximum turbidity level, where the state determines Tier 1 is required (Surface Water Treatment Rules)
- 5. Nitrate exceedances for non-community water systems (NCWS) allowed to exceed standard (Nitrate and Nitrite Rule)
- 6. Waterborne disease outbreak or other waterborne emergency
- 7. Other situations determined by the primacy agency<sup>4</sup>

In response to a Tier 1 violation, water suppliers are required to use media outlets such as television, radio, and newspapers to notify the public, post their notice in public places, personally deliver a notice to their customers, or use an alternative method approved by the primacy agency.

Tier 2 rules apply when a system violates a rule with regard to the presence of a contaminant in a water system, but that violation does not pose an immediate risk to human health. In that case, the EPA requires the water system to notify its customers within 30 days of the violation. Tier 2 violations consist of:

All other MCL, MRDL, and treatment technique (TT) violations that are not Tier 1

- 1. Monitoring and testing procedure violations, where the state requires a Tier 2 (rather than Tier 3) notice
- 2. Failure to comply with variance and exemption conditions<sup>5,6</sup>

When a Tier 2 violation occurs, water systems are required to provide notice through the media, by posting, or by mail.

Under Tier 3, when a violation of SDWA regulations does not have a direct impact on human health, the water supplier has up to a year to provide notice to its customers. Tier 3 violations are:

- 1. All other monitoring or testing procedure violations not requiring a Tier 1 or Tier 2 notice
- 2. Operation under a variance or exemption
- 3. Special public notices:
  - a. Exceedance of fluoride secondary maximum contaminant level (SMCL)<sup>7</sup>

Announcing the availability of unregulated monitoring results in response to Tier 3 violations, systems must also provide notice to consumers through the media, by posting, or by mail.<sup>8</sup>

## **ALL VIOLATIONS**

In 2015, there were 13,202 violations of the Public Notification Rule by 3,394 community water systems across the country. The systems in violation served 8,381,050 people.

Nationwide, the states or territories with the largest populations served by violating systems were:

- Texas (2,894,089 people served)
- Wisconsin (1,894,967 people served)
- Kentucky (759,530 people served)
- Pennsylvania (631,923 people served)
- Florida (374,194 served)

When ranked by percentage of population served by community water systems with violations of the Public Notification Rule, Wisconsin ranked the highest, with 32.8 percent of its population served by violating systems.<sup>a</sup>

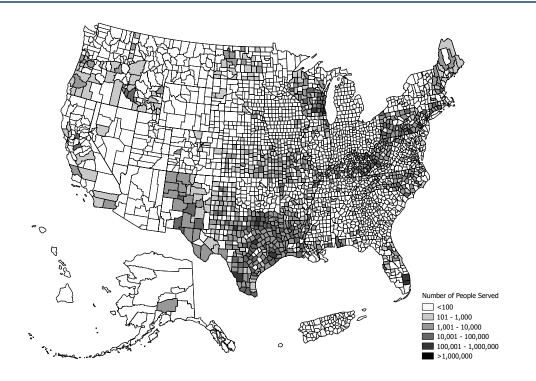
## **ENFORCEMENT**

Of the 13,202 reported violations of the Public Notification Rule in 2015, formal enforcement action was taken by the EPA or the states in only 26.9 percent of cases.<sup>b</sup> About 1 in 7 violations (1,986 violations) returned to compliance within the calendar year.

a In 2015, the estimated population of Wisconsin was 5,771,337 people (from the Annual Estimates of the Resident Population for the United States, Regions, States, and Puerto Rico: April 1, 2010, to July 1, 2015 (NST-EST2015-01), U.S. Census Bureau, Population Division).

b Formal enforcement action was taken for 3,556 violations out of the total 13,202 violations of the Public Notification Rule in calendar year 2015. The federal government was responsible for 0.6 percent of formal enforcement actions (23 violations), and states were responsible for 99.4 percent (3,533 violations). Any enforcement action (including formal and informal actions) was taken in 82.7 percent of cases (10,915 actions for 13,202 violations).

## FIGURE 12.1: 8.4 MILLION PEOPLE SERVED BY COMMUNITY WATER SYSTEMS WITH AT LEAST ONE REPORTED VIOLATION OF THE PUBLIC NOTIFICATION RULE (2015). POPULATIONS ARE SHADED AT THE COUNTY LEVEL TO SHOW THE NUMBER OF RESIDENTS SERVED BY COMMUNITY WATER SYSTEMS WITH VIOLATION(S) IN 2015.



ENDNOTES

1 40 CFR 141, Subpart Q

2 Ibid.

3 U.S. Environmental Protection Agency (hereinafter EPA), "Drinking Water Requirements for States and Public Water Systems: Public Notification Rule," https://www.epa.gov/dwreginfo/public-notification-rule#rule-summary

 $4 \qquad \text{EPA, "Reporting, Forms and Instructions: Public Notification," https://www.epa.gov/region8-waterops/reporting-forms-and-instructions-public-notification.}$ 

5 Under SDWA, states or the EPA have the authority to grant variances and exemptions to help public water systems achieve compliance with MCLs. Variances permit eligible systems to provide drinking water that does not comply with a National Primary Drinking Water Regulation (NPDWR), provided that the system installs a certain technology and the quality of the drinking water remains protective of public health. Exemptions permit eligible systems additional time to achieve and maintain regulatory compliance with new NPDWRs, on the condition that they continue to provide acceptable levels of public health protection.

6 EPA, "Reporting, Forms and Instructions: Public Notification."

7 For some contaminants, the EPA establishes a secondary maximum contaminant level (SMCL) to manage drinking water for aesthetic or cosmetic effects under the Safe Drinking Water Act.

8 EPA, "Reporting, Forms and Instructions: Public Notification."