# **Tri-County Point Property Owners Association**

14 County Road 480

Palacios, Texas 77465

361-972-3998

tricounty@outlook.com

06/01/2018

Dear Tri-County Point Water Customer,

The Tri-County Point POA water is safe. An accouting and reporting error resulted in the mandatory letters being sent out. Lead and copper testing was preformed and submitted for laboratory testing, a required. The results to a third party have been done as required and the results have been submitted as required and have been excellent. The recent letters you recieved were a result of an accounting mistake, of which we have recently become aware. Unbeknownst to our office, this error resulted in our test results not being reported to TCEQ as required. All the notices sent out were a requirement by TCEQ to be in compliance with the state. All water samples were tested and accepted by TCEQ. There is not, nor has there been any issues with the water quality. TCEQ has rules and regulations you have to follow and due to the lack of proper paperwork being submitted led to the all the public notices.

Thank You,

Stanley Kazwell, President

# Mandatory Language for Monitoring and Reporting Violation Failure to Submit a Disinfectant Level Quarterly Operating Report (DLQOR) MONITORING, ROUTINE (DBP), MAJOR/CHLORINE

The TRI COUNTY POINT WATER SYSTEM 2 water system PWS ID 1200027 has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEQ) in Title 30, Texas Administrative Code (30 TAC), Section 290, Subchapter F. Public water systems are required to properly disinfect water before distribution, maintain acceptable disinfection residuals within the distribution system, monitor the disinfectant residual at various locations throughout the distribution system, and report the results of that monitoring to the TCEQ on a quarterly basis.

Results of regular monitoring are an indicator of whether or not your drinking water is safe from microbial contamination.

Proper falerwork has been completed and Sent in and
the violations have returned to Compliance.

Scorrective actions>

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

Posted /Delivered on:

Instructions for preparing the required Public Notice:

This/These violation(s) occurred in the monitoring period(s) 2rd

We are taking the following actions to address this issue:

Recopy the mandatory language above and insert the underlined information in the spaces indicated.

#### **Public Notice delivery timelines:**

361-972-3998.

The initial public notice shall be issued as soon as possible, but in no case later than 90 days after the violation was identified. Repeat public notice shall be issued every twelve months for as long as the violation persists. All notifications require the attached Certificate of Delivery due 10 days from the posting date of the above notice.

Refer to 30 TAC §290.122 for additional information on Public Notification.

If you have questions regarding this matter, you may contact Stan les

#### Mandatory Language for Monitoring and Reporting Violation **Chemical Sampling** CHEMICAL MONITORING, ROUTINE MAJOR

The TRI COUNTY POINT WATER SYSTEM 3 water system PWS ID TX1200028 has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEO) in Chapter 30, Section 290, Subchapter F. Public water systems are required to collect and submit chemical samples of water provided to their customers, and report the results of those samples to the TCEQ on a regular basis.

ZOIT CCR We failed to monitor and/or report the following constituents <u>DPS Phase Z</u>, <u>EPOO1</u>, <u>EPOO2</u>, <u>EDB/DBCF</u> Soc. Method 531.1, synthetic organics, volitie organics, metals, minerals, soc. method 514.4, cyan This/These violation(s) occurred in the monitoring period(s) 01/01/2015 / 1/2017 / 3.46 2017 1 st quarter 2017 2nd quarter 2017 3rd quarter 2017 <monitoring period of violation>

Results of regular monitoring are an indicator of whether or not your drinking water is safe from chemical contamination. We did not complete all monitoring and/or reporting for chemical constituents, and therefore TCEQ cannot be sure of the safety of your drinking water during that time.

We are taking the following actions to address this issue:

Contact has been made with DSHS Central Lab to release result our PWS back into compliance. The 2017 CCR is being posted Office for view for customers and the customers will be notified

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

If you have questions regarding this matter, you may contact Stanley 361-972-3998. <water system official's name>

<area code + phone number>

Posted /Delivered on:

Instructions for preparing the required Public Notice:

Recopy the mandatory language above and insert the underlined information in the spaces indicated.

The TCEQ recommends that the public water system provide a copy of the Public Notice(s) to local and state officials, such as Mayors, City Council Members, County Commissioners, Judges, and/or State Representatives, that are located in or that represent the affected area(s) served by the system.

Public Notice delivery timelines:

The initial public notice shall be issued as soon as possible, but in no case later than 12 months after the violation was identified. Repeat public notice shall be issued every twelve months for as long as the violation persists. All notifications require the attached Certificate of Delivery due 10 days from the posting date of the above notice.

# **Mandatory Language for Monitoring and Reporting Violation** Failure to Submit a Disinfectant Level Quarterly Operating Report (DLQOR) MONITORING, ROUTINE (DBP), MAJOR/CHLORINE

The TRI COUNTY POINT WATER SYSTEM 3 water system PWS ID 1200028 has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEQ) in Title 30, Texas Administrative Code (30 TAC), Section 290, Subchapter F. Public water systems are required to properly disinfect water before distribution, maintain acceptable disinfection residuals within the distribution system, monitor the disinfectant residual at various locations throughout the distribution system, and report the results of that monitoring to the TCEQ on a quarterly basis.

Results of regular monitoring are an indicator of whether or not your drinking water is safe from microbial contamination.

We are taking the following actions to address this issue:	
Proper Paperwork has been con the Violations have been ret	mpleted and sept in and urned to compliance.
<corrective actions=""></corrective>	
Please share this information with all people who drink this wareceived this notice directly (i.e., people in apartments, nursing can do this by posting this notice in a public place or distribution	homes schools and businesses) V
If you have questions regarding this matter, you may contact	Stanley Kazwell at  water system official's name>

Posted / Delivered on: 5/2

This/These violation(s) occurred in the monitoring period(s) 3rd quarter 2015 to 2nd quarter 2016

# Instructions for preparing the required Public Notice:

Recopy the mandatory language above and insert the underlined information in the spaces indicated.

#### **Public Notice delivery timelines:**

<area code + phone number>

The initial public notice shall be issued as soon as possible, but in no case later than 90 days after the violation was identified. Repeat public notice shall be issued every twelve months for as long as the violation persists. All notifications require the attached Certificate of Delivery due 10 days from the posting date of the above notice.

### IMPORTANT INFORMATION ABOUT YOUR DRINKING WATER

Tri County Water System 3 has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEQ) in Chapter 30, Section 290, Subchapter F. Even though these were not emergencies, as our customers, you have the right to know what happened and what we are doing (or did) to correct these situations.

We are required to monitor your drinking water for specific contaminants on a regular basis. Results of regular monitoring are an indicator of whether or not our drinking water meets health standards. During January Through December 2016 compliance period we did not monitor or test for Lead and Copperand therefore cannot be sure of the quality of your drinking water during that time.

The table below lists the contaminant(s) we did not properly test for during the last year, how often we are supposed to sample for Lead and Copper, how many samples we are supposed to take, how many samples we took, when samples should have been taken, and the date on which the follow-up samples were [or will be] taken.

Contaminant	Required sampling frequency	Number of samples taken	When samples should have been taken	When samples were or will be taken
Lead and copper tap water sampling	5 samples annualy	0	June through September 2016	September 2017

#### What is being done?

POA, Stanley Kazwell, president at our office 361-972-3998 or by mail at
14 Coutny Rd 480 Palacios, Texas 77465.

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

This notice is being sent to you by Tri County Water System 3. Public Water System Number: TX1200028

Date Distributed: 5/2//

#### Mandatory Language for Monitoring and Reporting Violation Failure to Submit a Disinfectant Level Quarterly Operating Report (DLQOR) MONITORING, ROUTINE (DBP), MAJOR/CHLORINE

The TRI COUNTY POINT WATER SYSTEM 4 water system PWS ID 1200029 has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEQ) in Title 30, Texas Administrative Code (30 TAC), Section 290, Subchapter F. Public water systems are required to properly disinfect water before distribution, maintain acceptable disinfection residuals within the distribution system, monitor the disinfectant residual at various locations throughout the distribution system, and report the results of that monitoring to the TCEQ on a quarterly basis.

Results of regular monitoring are an indicator of whether or not your drinking water is safe from microbial contamination.

This/These violation(s) occurred in the monitoring period(s) 3rd Quarter 2015 to 2nd quarter
< monitoring period of violation > Ziell
We are taking the following actions to address this issue:
Proper Paperwork has been completed and sent in and the
Violations have been returned to complence.
<corrective actions=""></corrective>
Please share this information with all people who drink this water, especially those who may not have
received this notice directly (i.e., people in apartments, nursing homes, schools, and businesses). You
can do this by posting this notice in a public place or distributing copies by hand or mail.
S of the state of
If you have questions regarding this matter, you may contact Stanley Kazwell at
301-972-3998.
<area +="" code="" number="" phone=""/>
Posted / Delivered on: 5/24/18
Chate Posted
Instructions for preparing the required Public Notice:
Recopy the mandatory language above and insert the underlined information in the spaces indicated

#### Public Notice delivery timelines:

The initial public notice shall be issued as soon as possible, but in no case later than 90 days after the violation was identified. Repeat public notice shall be issued every twelve months for as long as the violation persists. All notifications require the attached Certificate of Delivery due 10 days from the posting date of the above notice.

# Mandatory Language for Monitoring and Reporting Violation Chemical Sampling CHEMICAL MONITORING, ROUTINE MAJOR

The Tri County Point Water Significant water system PWS IDTX (2007) has violated the monitoring and reporting requirements set by Texas Commission on Environmental Quality (TCEQ) in Chapter 30, Section 290, Subchapter F. Public water systems are required to collect and submit chemical samples of water provided to their customers, and report the results of those samples to the TCEQ on a regular basis.

We failed to monitor and/or report the following constituents 2017 CCR, DPS Phase 2, EPOO1, EPOO2, EDB/DBC This/These violations occurred in the monitoring period(s) 01/01/2015 - 1/2017 3 /r 2017

Results of regular monitoring are an indicator of whether or not your drinking water is safe from chemical contamination. We did not complete all monitoring and/or reporting for chemical constituents, and therefore TCEQ cannot be sure of the safety of your drinking water during that time.

We are taking the following actions to address this issue:

Contact has been made with DSHS Central lab to release results to bring our PWS back into Compliance. The 2017 CCR is being posted in our office for view for Customers and customers will be notified.

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

If you have questions regarding this matter, you may contact Stenley Karwell at <a href="mailto:squeen:contact-

Posted / Delivered on: 5/24/18

Instructions for preparing the required Public Notice:

Recopy the mandatory language above and insert the underlined information in the spaces indicated.

The TCEQ recommends that the public water system provide a copy of the Public Notice(s) to local and state officials, such as Mayors, City Council Members, County Commissioners, Judges, and/or State Representatives, that are located in or that represent the affected area(s) served by the system.

Public Notice delivery timelines:

The initial public notice shall be issued as soon as possible, but in no case later than 12 months after the violation was identified. Repeat public notice shall be issued every 12 months for as long as the violation persists. All notifications require the attached Certificate of Delivery due 10 days from the posting date of the above notice.