## **ILLINOIS ENVIRONMENTAL PROTECTION AGENCY**



1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 · (217) 782-3397

JB PRITZKER, GOVERNOR

JOHN J. KIM, DIRECTOR

217/785-0561

February 10, 2023

CERTIFIED MAIL # 7021 2720 0000 2345 0373 RETURN RECEIPT REQUESTED

Joliet Inpatient Treatment Center c/o Catherine Larry 2848 McDonough Street Joliet, IL 6043 Î

Re:

**Violation Notice: JOLIET INPATIENT TREATMENT CENTER** 

Facility No.: IL1970460

Violation Notice No.: W-2023-00010

Dear Ms. Larry:

This constitutes a Violation Notice pursuant to Section 31(a)(1) of the Illinois Environmental Protection Act ("Act"), 415 ILCS 5/31(a)(1), and is based upon a review of available information and an investigation by representatives of the Illinois Environmental Protection Agency ("Illinois EPA").

The Illinois EPA hereby provides notice of alleged violations of environmental laws, regulations, or permits as set forth in Attachment A to this notice. Attachment A includes an explanation of the activities that the Illinois EPA believes may resolve the specified alleged violations, including an estimate of a reasonable time period to complete the necessary activities. Due to the nature and seriousness of the alleged violations, please be advised that resolution of the violations may also require the involvement of a prosecutorial authority for purposes that may include, among others, the imposition of statutory penalties.

A written response, which may include a request for a meeting with representatives of the Illinois EPA, must be submitted via certified mail to the Illinois EPA within 45 days of receipt of this letter. If a meeting is requested, it shall be held within 60 days of receipt of this notice. The response must include information in rebuttal, explanation, or justification of each alleged violation and a statement indicating whether or not the facility wishes to enter into a Compliance Commitment Agreement ("CCA") pursuant to Section 31(a) of the Act. If the facility wishes to enter into a CCA, the written response must also include proposed terms for the CCA that includes dates for achieving each commitment and may include a statement that compliance has been achieved for some or all of the alleged violations. The proposed terms of the CCA should contain sufficient detail and must include steps to be taken to achieve compliance and the necessary dates by which compliance will be achieved.

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The Illinois EPA will review the proposed terms for a CCA provided by the facility and, within 30 days of receipt, will respond with either a proposed CCA or a notice that no CCA will be issued by the Illinois EPA. If the Illinois EPA sends a proposed CCA, the facility must respond in writing by either agreeing to and signing the proposed CCA or by notifying the Illinois EPA that the facility rejects the terms of the proposed CCA.

If a timely written response to this Violation Notice is not provided, it shall be considered a waiver of the opportunity to respond and meet, and the Illinois EPA may proceed with referral to a prosecutorial authority.

Written communications should be directed to:

Illinois EPA – Division of Public Water Supplies Attn: Kathy Andring, CAS #19 P.O. BOX 19276 Springfield, IL 62794-9276

All communications must include reference to this Violation Notice number, W-2023-00010.

Questions regarding this Violation Notice should be directed to Kathy Andring at 217/785-0561.

Sincerely,

Joey Logan-Pugh

Manager, Compliance Assurance Section

Division of Public Water Supplies

Bureau of Water

Attachments

cc: Neil Brogan
Frank Dunmire
Jared Brunk
Rodney Thacker

BOW ID: W178150045

JOLIET INPATIENT TREATMENT CENTER, IL1970460 VIOLATION NOTICE NO. W-2023-00010:

Questions regarding the violations identified in this attachment should be referred to Kathy Andring at (217) 785-0561.

A review of information available to the Illinois EPA indicates the following violations of statutes, regulations, or permits. Included with each type of violation is an explanation of the activities that the Illinois EPA believes may resolve the violation including an estimated time period for resolution.

## Drinking Water Cross-Connection Control Program

All public water supplies must have an active cross-connection control program. It is not possible for the Agency to evaluate whether a water system's cross-connection control program is comprehensive without the ability to evaluate an ordinance or service agreement. Compliance is expected to be achieved by submitting your water supply's cross-connection control ordinance or water use agreement within 90 days to the Illinois EPA. Additionally, provide an implementation schedule including when your water system will conduct its cross-connection survey of the distribution system; how your water system will evaluate high risk service connections; and how your water system will track cross connection control devices and their annual inspection.

Violation	Violation
Date	Description
08/12/2022	Failure to have a comprehensive cross-connection control
	program. (on-going violation)
Rule/Reg.	Section 18 of the Act, 415 ILCS 5/18, and 35 Ill. Adm. Code
	601.101(a) and 604.1505(a) and (b).

## Drinking Water Cross-Connection Program Device Inventory

A community water supply must maintain records of all backflow preventers that require annual testing. To achieve compliance, an inventory of all backflow prevention devices in the system must be created, and documentation submitted to the Illinois EPA within 90 days.

Violation	Violation
Date	Description
8/12/2022	Failure to maintain records of all backflow preventers that
	require annual testing.
Rule/Reg.	Section 18 of the Act 415 ILCS 5/18, 35 Ill. Adm. Code 601.101(a)
	and 604.1505(b)(5).

JOLIET INPATIENT TREATMENT CENTER, IL1970460 VIOLATION NOTICE NO. W-2023-00010:

### Drinking Water Cross-Connection Device Testing

A community water supply must assure all backflow preventers are tested at least annually. To achieve compliance, each backflow prevention device must be tested, and documentation submitted to the Illinois EPA within 90 days.

Violation Date	Violation Description
8/12/2022	Failure to perform annual testing of all backflow prevention
	devices in the system. (on-going violation)
Rule/Reg.	Section 18 of the Act, 415 ILCS 5/18, and 35 Ill. Adm. Code
	601.101(a) and 604.1510(a).

## Drinking Water Monthly Operating Reports

All public water supplies are required to submit reports summarizing daily operational activities to the Regional Illinois EPA office each month. Compliance with this is expected within 30 days by submission of the required reports.

Violation	Violation
Date	Description
08/12/2022	Failure to submit Monthly Operating Reports within 30 days of
	the last day of each month.
Rule/Reg.	Sections 18 and 19 of the Act, 415 ILCS 5/18 and 5/19, and 35
	Ill Adm Code $604 \ 165(a)$ , (c), and (d)

#### Emergency Operation Plan

Each community water supply must develop an EOP for the provision of water during emergency circumstances including earthquakes, floods, tornados, and other disasters. The EOP must include a review of methods and means by which alternative supplies of drinking water could be provided in the event of destruction, impairment, or contamination of the community water supply. The community water supply must review its emergency operations plan at least every three years and revise the plan as necessary. The plan must be maintained on site and made available to the Agency, upon request.

Violation Date	Violation Description
08/12/2022	At the time of inspection, there was no Emergency Operations
	Plan (EOP) available for review.
Rule/Reg.	Section 18 of the Act, 415 ILCS 5/18, and 35 Ill. Adm. Code
	601.101 and 604.135(d).

JOLIET INPATIENT TREATMENT CENTER, IL1970460 VIOLATION NOTICE NO. W-2023-00010:

## Water Treatment Plant/Distribution System Maintenance

There are structure/maintenance problems, which threaten the quality of the drinking water provided to customers. Compliance with this is expected within 180 days by obtaining permits and completing the necessary construction.

# Violation Violation Date Description

8/12/2022 Failure to develop and maintain a systematic flushing program.

(on-going violation)

Rule/Reg. Section 18 of the Act, 415 ILCS 5/18, 35 Ill. Adm. Code

601.101(a) and 604.1425(c).

## Drinking Water Monitoring Site Plan Requirements

All public water supplies (PWSs) must achieve and maintain compliance with the monitoring and reporting requirements of the Environmental Protection Act. Your supply did not submit required written sample site plans. This written plan must be representative of the water throughout the distribution system and be approved by special exception permit. Compliance with this is expected to be achieved within 30 days by submitting the required written sample site plans to the Illinois EPA.

Violation	Violation
Date	Description

Failure to submit, for Agency approval, a written sample siting plan for coliform that identifies sampling sites representative of water throughout the distribution system. (on-going violation)

Rule/Reg. Section 18 of the Act, 415 ILCS 5/18, 35 Ill. Adm. Code

611.1053(a)(1).

8/12/2022 Failure to submit, for Agency approval, a written sample siting plan for lead and copper that identifies sampling sites representative of water throughout the distribution system. (ongoing violation)

Rule/Reg. Section 18 of the Act, 415 ILCS 5/18,35 Ill. Adm. Code 611.356(a).

8/12/2022 Failure to submit, for Agency approval, a written sample siting plan for disinfection by-product samples. (on-going violation)

Rule/Reg. Section 18 of the Act, 415 ILCS 5/18,35 Ill. Adm. Code 611.972(a).

JOLIET INPATIENT TREATMENT CENTER, IL1970460 VIOLATION NOTICE NO. W-2023-00010:

## Drinking Water Monitoring

Violation Violation

All Public Water Supplies (PWSs) must achieve and maintain compliance with the monitoring and reporting requirements of the Environmental Protection Act. Your supply did not submit required sample results from a certified laboratory. Sample results are due to the Illinois EPA by the 10<sup>th</sup> of the month following the monitoring period. Compliance with these monitoring and reporting requirements is expected to be achieved within the next monitoring period by submitting sample results for each monitoring program in accordance with your supply's sample site plans.

Date	Description
8/12/2022	Failure to collect samples and submit coliform sample results.
Rule/Reg.	Sections 18 and 19 of the Act, 415 ILCS 5/18 and 5/19,35 Ill.
	Adm. Code 611.1053(a)(2) and (3).
8/12/2022	Failure to collect samples and submit disinfectant residual sample results.
Rule/Req.	Sections 18 and 19 of the Act, 415 ILCS 5/18 and 5/19,35 Ill.
	Adm. Code 611.382(a) and (c).
8/12/2022	Failure to collect samples and submit lead and copper sample results.
Rule/Reg.	Sections 18 and 19 of the Act, 415 ILCS 5/18 and 5/19,35 Ill.
1000,00 10 04.00,00 0.00 <b>3</b> .00	Adm. Code 611.350(h) and 611.356(c).
8/12/2022	Failure to collect samples and submit disinfectants and
Statistics - 1-4 decision windows 1996 - 65-9499-955-2513	disinfection by-products (DBPs) sample results.
Rule/Reg.	Sections 18 and 19 of the Act, 415 ILCS 5/18 and 5/19, 35 Ill.
· <del>-</del>	Adm. Code 611.971(a).