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TABLE 1—UNREGULATED CONTAMINANT MONITORING REPORTING REQUIREMENTS—Continued

Data element	Definition	
	 SE2 = represents samples collected to meet the UCMR monitoring requirement for the second sampling period (all source types). SE3 = represents samples collected to meet the UCMR monitoring requirement for the third sampling period (surface water and ground water under the direct influence of surface water (GWUDI) sources only). SE4 = represents samples collected to meet the UCMR monitoring requirement for the fourth sampling period (surface water and GWUDI sources only). 	

[72 FR 389, Jan. 4, 2007]

Subpart E—Special Regulations, Including Monitoring Regulations and Prohibition on Lead Use

§141.40 Monitoring requirements for unregulated contaminants.

(a) General applicability. This section specifies the monitoring and quality control requirements that must be followed if you own or operate a public water system (PWS) that is subject to the Unregulated Contaminant Monitoring Regulation (UCMR), as specified in paragraphs (a)(1) and (2) of this section. In addition, this section specifies the UCMR requirements for State and Tribal participation. For the purposes of this section, PWS "population served," "State," " PWS Official," "PWS Technical Contact," and "fin-ished water" apply as defined in §141.35(a). The determination of whether a PWS is required to monitor under this rule is based on the type of system (e.g., community water system, nontransient non-community water system, etc.); whether the system purchases all of its water, as finished water, from another system; and its population served as of June 30, 2005.

(1) Applicability to transient non-community systems. If you own or operate a transient non-community water system, you do not have to monitor that system for unregulated contaminants.

(2) Applicability to community water systems and non-transient non-community water systems.

(i) *Large systems*. If you own or operate a wholesale or retail PWS (other than a transient non-community system) that serves more than 10,000 people, and do not purchase your entire water supply as finished water from another PWS, you must monitor according to the specifications in this paragraph (a)(2)(i). If you believe that your applicability status is different than EPA has specified in the notification letter that you received, or if you are subject to UCMR requirements and you have not been notified by either EPA or your State, you must report to EPA, as specified in \$141.35(b)(2) or (c)(4).

(A) Assessment Monitoring. You must monitor for the unregulated contaminants on List 1 of Table 1, UCMR Contaminant List, in paragraph (a)(3) of this section. If you serve a population of more than 10,000 people, you are required to perform this monitoring regardless of whether you have been notified by the State or EPA.

(B) Screening Survey. You must monitor for the unregulated contaminants on List 2 (Screening Survey) of Table 1, as specified in paragraph (a)(3) of this section, if your system serves 10,001 to 100,000 people and you are notified by EPA or your State that you are part of the State Monitoring Plan for Screening Survey testing. If your system serves more than 100,000 people, you are required to conduct this Screening Survey testing regardless of whether you have been notified by the State or EPA.

(C) *Pre-Screen Testing*. You must monitor for the unregulated contaminants on List 3 of Table 1, in paragraph (a)(3) of this section, if notified by your State or EPA that you are part of the Pre-Screen Testing.

(ii) *Small systems*. Small PWSs, as defined in this paragraph, will not be selected to monitor for any more than one of the three monitoring lists provided in Table 1, UCMR Contaminant List, in paragraph (a)(3) of this section.

EPA will provide sample containers, provide pre-paid air bills for shipping the sampling materials, conduct the laboratory analysis, and report and review monitoring results for all small systems selected to conduct monitoring under paragraphs (a)(2)(i)(A)through (C) of this section. If you own or operate a PWS (other than a transient system) that serves 10,000 or fewer people and do not purchase your entire water supply from another PWS, you must monitor as follows:

(A) Assessment Monitoring. You must monitor for the unregulated contaminants on List 1 of Table 1, in paragraph (a)(3) of this section, if you are notified by your State or EPA that you are part

of the State Monitoring Plan for Assessment Monitoring.

(B) Screening Survey. You must monitor for the unregulated contaminants on List 2 of Table 1, in paragraph (a)(3)of this section, if notified by your State or EPA that you are part of the State Monitoring Plan for the Screening Survey.

(C) *Pre-Screen Testing*. You must monitor for the unregulated contaminants on List 3 of Table 1, in paragraph (a)(3) of this section, if you are notified by your State or EPA that you are part of the State Monitoring plan for Pre-Screen Testing.

(3) Analytes to be monitored. Lists 1, 2, and 3 of unregulated contaminants are provided in the following table:

TABLE 1-UCMR CONTAMINANT LIST

[List 1: Assessme	ent Monitorina	Chemical	Contaminants

1—Contaminant	2—CAS reg- istry number	3—Analytical methods ^a	4—Minimum reporting level ^b	5—Sampling loca- tion °	6—Period during which monitoring to be completed
Dimethoate	60–51–5	EPA 527 d	0.7 μg/L	EPTDS	1/1/2008-12/31/2010
Terbufos sulfone	56070-16-7	EPA 527 d	0.4 μg/L	EPTDS	1/1/2008-12/31/2010
2,2',4,4'-tetrabromodiphenyl ether (BDE–47).	5436–43–1	EPA 527 d	0.3 μg/L	EPTDS	1/1/2008-12/31/2010
2,2',4,4',5-pentabromodiphenyl ether (BDE–99).	60348-60-9	EPA 527 d	0.9 μg/L	EPTDS	1/1/2008-12/31/2010
2,2',4,4',5,5'- hexabromobiphenyl (HBB).	59080-40-9	EPA 527 d	0.7 μg/L	EPTDS	1/1/2008-12/31/2010
2,2',4,4',5,5'- hexabromodiphenyl ether (BDE–153).	68631–49–2	EPA 527 d	0.8 μg/L	EPTDS	1/1/2008–12/31/2010
2,2',4,4',6-pentabromodiphenyl ether (BDE–100).	189084–64–8	EPA 527 d	0.5 μg/L	EPTDS	1/1/2008-12/31/2010
1,3-dinitrobenzene	99-65-0	EPA 529 e	0.8 μg/L	EPTDS	1/1/2008-12/31/2010
2,4,6-trinitrotoluene (TNT)	118-96-7	EPA 529 °	0.8 μg/L	EPTDS	1/1/2008-12/31/2010
Hexahydro-1,3,5-trinitro-1,3,5- triazine (RDX).	121–82–4	EPA 529°	1 μg/L	EPTDS	1/1/2008-12/31/2010

TABLE 1-UCMR CONTAMINANT LIST

[List 2: Screening Survey Chemical Contaminants

1—Contaminant	2—CAS reg- istry number	3—Analytical methods ^a	4—Minimum reporting level ^b	5—Sampling loca- tion °	6—Period during which monitoring to be completed
	Acetanilide Pesticide Degradation Products				
Acetochlor ESA Acetochlor OA Alachlor ESA Metolachlor ESA Metolachlor OA	187022–11–3 184992–44–4 142363–53–9 171262–17–2 171118–09–5 152019–73–3	EPA 535 [†] EPA 535 [†] EPA 535 [†] EPA 535 [†]	2 μg/L 1 μg/L 2 μg/L 1 μg/L	EPTDS EPTDS EPTDS EPTDS EPTDS EPTDS	1/1/2008–12/31/2010 1/1/2008–12/31/2010 1/1/2008–12/31/2010 1/1/2008–12/31/2010 1/1/2008–12/31/2010 1/1/2008–12/31/2010
Acetanilide Pesticide Parent Compounds					

Acetochlor	34256-82-1	EPA 525.2 g	2 μg/L	EPTDS	1/1/2008-12/31/2010
Alachlor	15972-60-8	EPA 525.2 g	2 μg/L	EPTDS	1/1/2008-12/31/2010
Metolachlor	51218-45-2	EPA 525.2 ^g	1 μg/L	EPTDS	1/1/2008-12/31/2010

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TABLE 1—UCMR CONTAMINANT LIST—Continued [List 2: Screening Survey Chemical Contaminants

1—Contaminant	2—CAS reg- istry number	3—Analytical methods ^a	4—Minimum reporting level ^b	5—Sampling loca- tion °	6—Period during which monitoring to be completed
		Nitrosar	nines		
N-nitrosodiethylamine (NDEA)	55–18–5	EPA 521 ^h	0.005 μg/L	DSMRT and EPTDS.	1/1/2008–12/31/2010
N-nitroso-dimethylamine (NDMA).	62–75–9	EPA 521 ^h	0.002 μg/L	DSMRT and EPTDS.	1/1/2008-12/31/2010
N-nitroso-di-n-butylamine (NDBA).	924–16–3	EPA 521 ^h	0.004 μg/L	DSMRT and EPTDS.	1/1/2008-12/31/2010
N-nitroso-di-n-propylamine (NDPA).	621–64–7	EPA 521 ^h	0.007 μg/L	DSMRT and EPTDS.	1/1/2008-12/31/2010
N-nitroso-methylethylamine (NMEA).	10595–95–6	EPA 521 ^h	0.003 μg/L	DSMRT and EPTDS.	1/1/2008-12/31/2010
N-nitrosopyrrolidine (NPYR)	930–55–2	EPA 521 ^h	0.002 μg/L	DSMRT and EPTDS.	1/1/2008–12/31/2010

TABLE 1-UCMR CONTAMINANT LIST

[List 3: Pre-Screen Testing to be Sampled After Notice of Analytical Methods Availability]

1-Contaminant	2—CAS reg- istry number	3—Analytical methods ^a	4—Minimum reporting level ^b	5—Sampling loca- tion °	6—Period during which monitoring to be completed
Reserved ⁱ	Reserved ⁱ	Reserved ⁱ	Reserved ⁱ	Reserved ⁱ	Reserved

Column headings are: 1—Contaminant: The name of the contaminant to be analyzed. 2—CAS (Chemical Abstract Service) Registry Number or Identification Number: A unique number identifying the chemical contaminants.

taminants. 3—Analytical Methods: method numbers identifying the methods that must be used to test the contaminants. 4—Minimum Reporting Level: The value and unit of measure at or above which the concentration of the contaminant must be measured using the approved analytical methods. 5—Sampling Location: The locations within a PWS at which samples must be collected. 6—Period During Which Monitoring to Be Completed: The dates during which the sampling and testing are to occur for the in-dicated contaminant.

B—Period During Which Monitoring to BE Completed: The dates during which the sampling and testing are to occur for the indicated contaminant.
 The analytical procedures shall be performed in accordance with the documents listed in footnotes d—h was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Information on how to obtain these documents are be provided by the Safe Drinking Water Hotline at (800) 426-4791. Documents may be inspected at EPA's Drinking Water Docket, 1301 Constitution Avenue, NW., EPA West, Room B102, Washington, DC 20460, Telephone: (202) 566-2426; or at the National Archives and Records Administration (NARA). For information on availability of this material at NARA, call 202-741-6030, or go to:http://www.archives.gov/federal-register/index.html.
 *The version of the EPA methods which you must follow for this Regulation are listed in d—h as follows.
 *The Minimum Reporting Level (MRL) was established by EPA by adding the mean of the Lowest Concentration Minimum Reporting Level (LCMRL) determined according to the procedure detailed in "Statistical Protocol for the Determination of The Single-Laboratory Lowest Concentration Minimum Reporting Level (LCMRL) and Validation of the analytical method to three times the difference of the LCMRLs. If LCMRL data from three or more laboratories were available, the MRL was established by EPA by adding three times the standard deviation of the LCMRLs to the readvorts. Note that EPA Method 525.2 was developed prior to UCMR 2, hence the LCMRLs were not determined of the Intervined by this method.
 *Sampling must occur at entry points the distribution system (EPTDS) after treatment is applied that represent each nonemergency water source in routine use over the 12-month period of monitoring. See 40 CFR 141.35(c)(3) for an explanation of the quirements related to use of representative EPTDS. Sampling locations as defined in 40 CFR 141.132(b)(1)(and

(4) Sampling requirements—(i) Large systems. If you serve more than 10,000 people and meet the UCMR applicability criteria specified in paragraph (a)(2)(i) of this section, you must comply with the requirements specified in paragraphs (a)(4)(i)(A) through (I) of this section. Your samples must be collected according to the schedule that you are assigned by EPA or your State, or the schedule that you revised using EPA's electronic data reporting system on or before August 2, 2007. Your schedule must follow both the timing and frequency of monitoring specified in Tables 1 and 2 of this section.

(A) Monitoring period. You must collect the samples in one continuous 12month period for List 1 Assessment Monitoring, and, if applicable, for List 2 Screening Survey, or List 3 Pre-Screen Testing, during the time frame indicated in column 6 of Table 1, in paragraph (a)(3) of this section. EPA or your State will specify the month(s) and year(s) in which your monitoring must occur. As specified in §141.35(c)(5), you must contact EPA if you believe you cannot conduct monitoring according to your schedule.

(B) Frequency. You must collect the samples within the time frame and according to the frequency specified by contaminant type and water source type for each sampling location, as specified in Table 2, in this paragraph, with the following exception. For the second round of ground water sampling, if a sample location is non-operational for more than one month before and one month after the scheduled sampling month (i.e., it is not possible for you to sample within the five to seven month window specified the Table 2, in this paragraph), you must notify EPA as specified in §141.35(c)(5).

TABLE 2-MONITORING FREQUENCY BY CONTAMINANT AND WATER SOURCE TYPES

Contaminant type	Water source type	Time frame	Frequency
Chemical	Surface water or ground water under the di- rect influence of surface water (GWUDI) (includes all sampling locations for which some or all of the water comes from a surface water or GWUDI source at any time during the 12 month monitoring pe- riod).	12 months	You must monitor for 4 consecutive quar- ters. Sample events must occur 3 months apart.
	Ground water	12 months	You must monitor twice in a consecu- tive 12-month pe- riod. Sample events must occur 5–7 months apart.

(C) Location. You must collect samples for each List 1 Assessment Monitoring contaminant, and, if applicable, for each List 2 Screening Survey, or List 3 Pre-Screen Testing contaminant, as specified in Table 1, in paragraph (a)(3) of this section. Samples must be collected at each sample point that is specified in column 5 of Table 1, in paragraph (a)(3) of this section. If you are a ground water system with multiple EPTDSs, and you request and receive approval from EPA or the State sampling at for representative EPTDS(s), as specified in §141.35(c)(3), you must collect your samples from the approved representative sampling location(s). Systems conducting Screening Survey monitoring must

also sample for nitrosamines at the disinfection byproduct distribution system maximum residence time (DSMRT) sampling location(s) if they are subject to sampling requirements in §141.132(b)(1).

(D) Sampling instructions. For each List 1 Assessment Monitoring contaminant, and, if applicable, for each List 2 Screening Survey, or List 3 Pre-Screen Testing contaminant, you must follow the sampling procedure for the method specified in column 3 of Table 1, in paragraph (a)(3) of this section. In addition, you must not composite (that is, combine, mix, or blend) the samples; you must collect and preserve each sample separately. Samples collected for the analysis of Acetanilide "parent" pesticides and their degradation products (Methods 525.2 and 535) must be collected at the same sampling point, at the same time.

(E) Sample collection and shipping time. If you must ship the samples for analysis, you must collect the samples early enough in the day to allow adequate time to send the samples for overnight delivery to the laboratory. You should not collect samples on Friday, Saturday, or Sunday because sampling on these days may not allow samples to be shipped and received at the laboratory at the required temperature, unless you have made special arrangements with your laboratory to receive the samples.

(F) Analytical methods. For each contaminant, you must use the respective analytical methods for List 1, and, if applicable, for List 2, or List 3 that are specified in column 3 of Table 1, in paragraph (a)(3) of this section; report values at or above the minimum reporting levels for List 1, and, if applicable, for List 2 Screening Survey, or List 3 Pre-Screen Testing, that are specified in column 4 of Table 1, in paragraph (a)(3) of this section; and conduct the quality control procedures specified in paragraph (a)(5) of this section.

(G) Laboratory errors or sampling deviations. If the laboratory data do not meet the required QC criteria, as specified in paragraph (a)(5) of this section, or you do not follow the required sampling procedures, as specified in paragraphs (a)(4) of this section, you must resample within 30 days of being informed or becoming aware of these facts. This resampling is not for the purpose of confirming previous results, but to correct the sampling or laboratory error. All systems must report the results obtained from the first sampling for each sampling period, except for cases of sampling or laboratory errors. For the purposes of this rule, no samples are to be recollected for the purposes of confirming the results observed in a previous sampling.

(H) Analysis. For the List 1 contaminants, and, if applicable, List 2 Screening Survey, or List 3 Pre-Screen Testing contaminants, identified in Table 1, paragraph (a)(3) of this section, you 40 CFR Ch. I (7-1-07 Edition)

must arrange for testing by a laboratory that has been approved by EPA according to requirements in paragraph (a)(5)(ii) of this section.

(I) Review and reporting of results. After you have received the laboratory results, you must review, approve, and submit the system information, and sample collection data and test results. You must report the results as provided in \$141.35(c)(6).

(ii) Small systems. If you serve 10,000 or fewer people and are notified that you are part of the State Monitoring Plan for Assessment Monitoring, Screening Survey or Pre-Screen monitoring, you must comply with the requirements specified in paragraphs (a)(4)(i)(A) through (H) of this section. If EPA or the State informs you that they will be collecting your UCMR samples, you must assist them in identifying the appropriate sampling locations and in collecting the samples.

(A) Monitoring period and frequency. You must collect samples at the times specified for you by the State or EPA. Your schedule must follow both the timing of monitoring specified in Table 1, List 1, and, if applicable, List 2, or List 3, and the frequency of monitoring in Table 2 of this section.

(B) *Location*. You must collect samples at the locations specified for you by the State or EPA.

(C) Sample kits. You must store and maintain the sample collection kits sent to you by the UCMR Sampling Coordinator in accordance with the kit's instructions. The sample kit will include all necessary containers, packing materials and cold packs, instructions for collecting the sample and sample treatment (such as dechlorination or preservation), report forms for each sample, contact name and telephone number for the laboratory, and a prepaid return shipping docket and return address label. If any of the materials listed in the kit's instructions are not included in the kit or arrive damaged. you must notify the UCMR Sampling Coordinator who sent you the sample collection kits.

(D) Sampling instructions. You must comply with the instructions sent to you by the State or EPA concerning the use of containers, collection (how to fill the sample bottle),

dechlorination and/or preservation, and sealing and preparation of sample and shipping containers for shipment. You must not composite (that is, combine, mix, or blend) the samples. You also must collect, preserve, and test each sample separately. You must also comply with the instructions sent to you by the UCMR Sampling Coordinator concerning the handling of sample containers for specific contaminants.

(E) Sampling deviations. If you do not collect a sample according to the instructions provided to you for a listed contaminant, you must report the deviation within 7 days of the scheduled monitoring on the sample reporting form, as specified in §141.35(d)(2). You must resample following instructions that you will be sent from the UCMR Sampling Coordinator or State. A copy of the form must be sent to the laboratory with the recollected samples, and to the UCMR Sampling Coordinator.

(F) Duplicate samples. EPA will select a subset of systems in the State Monitoring Plan that must collect duplicate samples for quality control. If your system is selected, you will receive two sample kits for an individual sampling location that you must use. You must use the same sampling protocols for both sets of samples, following the instructions in the duplicate sample kit.

(G) Sampling forms. You must completely fill out each of the sampling forms and bottles sent to you by the UCMR Sampling Coordinator, including data elements listed in §141.35(e) for each sample. If you are conducting Assessment Monitoring, you must include elements 1 through 5, and 7; and if you are conducting Screening Survey, you must include elements 1 through 7. You must sign and date the sampling forms.

(H) Sample collection and shipping. You must collect the samples early enough in the day to allow adequate time to send the samples for overnight delivery to the laboratory. You should not collect samples on Friday, Saturday, or Sunday because sampling on these days may not allow samples to be shipped and received at the laboratory at the required temperature unless you have made special arrangements with EPA for the laboratory to receive the samples. Once you have collected the samples and completely filled in the sampling forms, you must send the samples and the sampling forms to the laboratory designated on the air bill.

(5) Quality control requirements. If your system serves more than 10,000 people, you must ensure that the quality control requirements listed below are met during your sampling procedures and by the laboratory conducting your analyses. You must also ensure that all method quality control procedures and all UCMR quality control procedures are followed.

(i) Sample collection/preservation. You must follow the sample collection and preservation requirements for the specified method for each of the contaminants in Table 1, in paragraph (a)(3) of this section. These requirements specify sample containers, collection, dechlorination, preservation, storage, sample holding time, and extract storage and/or holding time that you must assure that the laboratory follow.

(ii) Laboratory approval for Lists 1, List 2 and List 3. To be approved to conduct UCMR testing, the laboratory must be certified under §141.28 for one or more compliance analyses; demonstrate for each analytical method it plans to use for UCMR testing that it can meet the Initial Demonstration of Capability (IDC) requirements detailed in the analytical methods specified in column 3 of Table 1, in paragraph (a)(3) of this section; and successfully participate in the UCMR Proficiency Testing (PT) Program administered by EPA for each analytical method it plans to use for UCMR testing. UCMR laboratory approval decisions will be granted on an individual method basis for the methods listed in column 3 of Table 1 in paragraph (a)(3) of this section for List 1, List 2, and List 3 contaminants. Laboratory approval is contingent upon the capability of the laboratory to post monitoring data to the EPA electronic data reporting system. To participate in the UCMR Laboratory Approval Program, the laboratory must complete and submit the necessary registration forms by April 4, 2007. Correspondence must be addressed to: UCMR 2 Laboratory Approval Coordinator, USEPA, Technical Support Center, 26 West Martin Luther King Drive (MS 140), Cincinnati, OH 45268; or e-mailed to

EPA

at

UCMR_Sampling_Coordinator@epa.gov. (iii) Minimum Reporting Level. The MRL is the lowest analyte concentration for which future recovery is predicted to fall, with high confidence (at least 99%), between 50% and 150% recovery.

(A) Validation of laboratory performance. Your laboratory must be capable of quantifying each contaminant listed in Table 1, at or below the MRL specified in column 4 of Table 1, in paragraph (a)(3) of this section. You must ensure that the laboratory completes and has on file and available for your inspection, records of two distinct procedures. First, your laboratory must have conducted an IDC involving replicate analyses at or below the MRL as described in this paragraph. Second, for each day that UCMR analyses are conducted by your laboratory, a validation of its ability to quantify each contaminant, at or below the MRL specified in column 4 of Table 1, in paragraph (a)(3)of this section, following the procedure listed in paragraph (a)(5)(iii)(B) of this section, must be performed. The procedure for initial validation of laboratory performance at or below the MRL is as follows:

(1) All laboratories using EPA drinking water methods under UCMR must 40 CFR Ch. I (7–1–07 Edition)

demonstrate that they are capable of meeting data quality objectives (DQOs) at or below the MRL listed in Table 1, column 4, in paragraph (a)(3) of this section.

(2) The MRL, or any concentration below the MRL, at which performance is being evaluated, must be contained within the range of calibration. The calibration curve regression model and the range of calibration levels that are used in these performance validation steps must be used in all routine sample analyses used to comply with this regulation. Only straight line or quadratic regression models are allowed. The use of either weighted or unweighted models is permitted. The use of cubic regression models is not permitted.

(3) Replicate analyses of at least seven (7) fortified samples in reagent water must be performed at or below the MRL for each analyte, and must be processed through the entire method procedure (*i.e.*, including extraction, where applicable, and with all preservatives).

(4) A prediction interval of results (PIR), which is based on the estimated arithmetic mean of analytical results and the estimated sample standard deviation of measurement results, must be determined by Equation 1:

Equation 1 PIR = M ean
$$\pm s \times t_{(df, 1-\alpha/2)} \times \sqrt{1 + \frac{1}{n}}$$

Where:

- t is the Student's t value with df degrees of freedom and confidence level $(1-\alpha)$,
- s is the sample standard deviation of n replicate samples fortified at the MRL,

n is the number of replicates.

(5) The values needed to calculate the PIR using Equation 1 are: Number of replicates (n); Student's t value with a two-sided 99% confidence level for n number of replicates; the average (mean) of at least seven replicates; and the sample standard deviation. Factor 1 is referred to as the Half Range PIR (HR_{PIR}).

$$HR_{PR} = SX t_{(df, 1-\alpha/2)} \times \sqrt{1+\frac{1}{n}}$$

For a certain number of replicates and for a certain confidence level in Student's t, this factor

$$C = t_{(df, 1-\alpha/2)} \times \sqrt{1 + \frac{1}{n}}$$

is constant, and can be tabulated according to replicate number and confidence level for the Student's t. Table 3 in this paragraph lists the constant factor (C) for replicate sample numbers

Equation 2

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7 through 10 with a confidence level of 99% for Student's t.

(7) The PIR is calculated by Equation 3:

(6) The HRPIR is calculated by Equation 2:

 $HR_{PR} = SXC$

Equation 3 $PIR = M ean \pm HR_{PR}$

TABLE 3—THE CONSTANT FACTOR (C) TO BE MULTIPLIED BY THE STANDARD DEVIATION TO DETERMINE THE HALF RANGE INTERVAL OF THE PIR (STUDENT'S t 99% CONFIDENCE LEVEL)^a

Replicates	Degrees of freedom	Constant factor (C) to be multiplied by the standard deviation
7	6	3.963
8	7	3.711
9	8	3.536
10	9	3.409

^a The critical *t*-value for a two-sided 99% confidence interval is equivalent to the critical *t*-value for a one-sided 99.5% confidence interval, due to the symmetry of the *t*-distribution. PIR = Prediction Interval of Results.

(8) The lower and upper result limits of the PIR must be converted to percent recovery of the concentration being tested. To pass criteria at a certain level, the PIR lower recovery limits cannot be lower than the lower recovery limits of the QC interval (50%), and the PIR upper recovery limits cannot be greater than the upper recovery limits of the QC interval (150%). When either of the PIR recovery limits falls outside of either bound of the QC interval of recovery (higher than 150% or less than 50%), laboratory performance is not validated at the concentration evaluated. If the PIR limits are contained within both bounds of the QC interval, laboratory performance is validated for that analyte.

(B) Quality control requirements for validation of laboratory performance at or below the MRL.

(1) You must ensure that the calibration curve regression model and that the range of calibration levels that are used in these performance validation steps are used in future routine sample analysis. Only straight line or quadratic regression models are allowed. The use of either weighted or unweighted models is permitted. The use of cubic regression models is not permitted.

(2) You must ensure, once your laboratory has performed an IDC as specified in each analytical method (demonstrating that DQOs are met at or below an MRL), that a daily performance check is performed for each analyte and method. A single laboratory blank, fortified at or below the MRL for each analyte, must be processed through the entire method procedure. The measured concentration for each analyte must be converted to a percent recovery, and if the recovery is within 50%-150% (inclusive), the daily performance of the laboratory has been validated. The results for any analyte for which 50%-150% recovery cannot be demonstrated during the daily check are not valid. Laboratories may elect to re-run the daily performance check sample if the performance for any analyte or analytes cannot be validated. If performance is validated for these analytes, the laboratory performance is considered validated. Alternatively, the laboratory may re-calibrate and repeat the performance validation process for all analytes.

(iv) Laboratory fortified sample matrix and laboratory fortified sample matrix duplicate. You must ensure that your laboratory prepares and analyzes the Laboratory Fortified Sample Matrix (LFSM) sample for accuracy and Laboratory Fortified Sample Matrix Duplicate (LFSMD) samples for precision to determine method accuracy and precision for all contaminants in Table 1, in paragraph (a)(3) of this section. LFSM/ LFSMD samples must be prepared using a sample collected and analyzed in accordance with UCMR 2 requirements and analyzed at a frequency of 5% (or 1 LFSM/LFSMD set per every 20 samples) or with each sample batch, whichever is more frequent. In addition, the LFSM/LFSMD fortification concentrations must be alternated between a low-level fortification and mid-level fortification approximately 50% of the time. (For example: A set of 40 samples will require preparation and analysis of 2 LFSM/LFSMD sets. The first set must be fortified at either the low-level or mid-level, and the second set must be fortified with the other standard, either the low-level or midlevel, whichever was not used for the initial LFSM/LFSMD set.) The lowlevel LFSM/LFSMD fortification concentration must be within $\pm 50\%$ of the MRL for each contaminant (e.g., for an MRL of 1 μ g/L the acceptable fortification levels must be between 0.5 μ g/L and 1.5 $\mu g/L).$ The mid-level LFSM/ LFSMD fortification concentration must be within $\pm 20\%$ of the mid-level calibration standard for each contaminant, and should represent, where possible and where the laboratory has data from previously analyzed samples, an approximate average concentration observed in previous analyses of that analyte. There are no acceptance criteria specified for LFSM/LFSMD analyses. All LFSM/LFSMD data are to be reported.

(v) Method defined quality control. You must ensure that your laboratory performs Laboratory Fortified Blanks and Laboratory Performance Checks, as appropriate to the method's requirements, for those methods listed in Table 1, column 3, in paragraph (a)(3) of this section. Each method specifies acceptance criteria for these QC checks.

(vi) Reporting. You must ensure that your laboratory reports the analytical results and other data, with the required data listed in Table 1, in §141.35(e). You must require your laboratory to submit these data electronically to the State and EPA using EPA's electronic data reporting system, accessible at (http://www.epa.gov/ safewater/ucmr/ucmr2/reporting.html).

within 120 days from the sample collection date. You then have 60 days from when the laboratory posts the data to review, approve, and submit the data

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to the State and EPA, via EPA's electronic data reporting system. If you do not electronically approve and submit the laboratory data to EPA within 60 days of the laboratory's posting to EPA's electronic reporting system, the data will be considered approved and final for State and EPA review.

(6) Violation of this rule—(i) Monitoring violations. Any failure to monitor in accordance with 141.40(a)(3)–(5) is a monitoring violation.

(ii) *Reporting violations*. Any failure to report in accordance with §141.35 is a reporting violation.

(b) Petitions and Waivers by States—(1) Governors' petition for additional con-taminants. The Safe Drinking Water Act allows Governors of seven (7) or more States to petition the EPA Administrator to add one or more contaminants to the UCMR Contaminant List in paragraph (a)(3) of this section. The petition must clearly identify the reason(s) for adding the contaminant(s) to the monitoring list, including the potential risk to public health, particularly any information that might be available regarding disproportional risks to the health and safety of children, the expected occurrence documented by any available data, any analytical methods known or proposed to be used to test for the contaminant(s), and any other information that could assist the Administrator in determining which contaminants present the greatest public health concern and should, therefore, be included on the UCMR Contaminant List in paragraph (a)(3) of this section.

(2) *State-wide waivers*. A State can waive monitoring requirements only with EPA approval and under very limited conditions. Conditions and procedures for obtaining a waiver are as follows:

(i) Application. A State may apply to EPA for a State-wide waiver from the unregulated contaminant monitoring requirements for PWSs serving more than 10,000 people. To apply for such a waiver, the State must submit an application to EPA that includes the following information: The list of contaminants on the UCMR Contaminant List for which a waiver is requested, along with documentation for each

contaminant in the request demonstrating that the contaminants or their parent compounds do not occur naturally in the State, and certifying that during the past 15 years they have not been used, applied, stored, disposed of, released, or detected in the source waters or distribution systems in the State.

(ii) Approval. EPA will review State applications and notify the State whether it accepts or rejects the request. The State must receive written approval from EPA before issuing a State-wide waiver.

[72 FR 393, Jan. 4, 2007; 72 FR 3916, Jan. 26, 2007]

§141.41 Special monitoring for sodium.

(a) Suppliers of water for community public water systems shall collect and analyze one sample per plant at the entry point of the distribution system for the determination of sodium concentration levels; samples must be collected and analyzed annually for systems utilizing surface water sources in whole or in part, and at least every three years for systems utilizing solely ground water sources. The minimum number of samples required to be taken by the system shall be based on the number of treatment plants used by the system, except that multiple wells drawing raw water from a single aquifer may, with the State approval, be considered one treatment plant for determining the minimum number of samples. The supplier of water may be required by the State to collect and analyze water samples for sodium more frequently in locations where the sodium content is variable.

(b) The supplier of water shall report to EPA and/or the State the results of the analyses for sodium within the first 10 days of the month following the month in which the sample results were received or within the first 10 days following the end of the required monitoring period as stipulated by the State, whichever of these is first. If more than annual sampling is required the supplier shall report the average sodium concentration within 10 days of the month following the month in which the analytical results of the last sample used for the annual average was received. The supplier of water shall not be required to report the results to EPA where the State has adopted this regulation and results are reported to the State. The supplier shall report the results to EPA where the State has not adopted this regulation.

(c) The supplier of water shall notify appropriate local and State public health officials of the sodium levels by written notice by direct mail within three months. A copy of each notice required to be provided by this paragraph shall be sent to EPA and/or the State within 10 days of its issuance. The supplier of water is not required to notify appropriate local and State public health officials of the sodium levels where the State provides such notices in lieu of the supplier.

(d) Analyses for sodium shall be conducted as directed in 141.23(k)(1).

 $[45~{\rm FR}$ 57345, Aug. 27, 1980, as amended at 59 FR 62470, Dec. 5, 1994]

§141.42 Special monitoring for corrosivity characteristics.

(a)–(c) [Reserved]

(d) Community water supply systems shall identify whether the following construction materials are present in their distribution system and report to the State:

Lead from piping, solder, caulking, interior lining of distribution mains, alloys and home plumbing.

Copper from piping and alloys, service lines, and home plumbing.

Galvanized piping, service lines, and home plumbing.

Ferrous piping materials such as cast iron and steel.

Asbestos cement pipe.

In addition, States may require identification and reporting of other materials of construction present in distribution systems that may contribute contaminants to the drinking water, such as:

Vinyl lined asbestos cement pipe.

Coal tar lined pipes and tanks.

[45 FR 57346, Aug. 27, 1980; 47 FR 10999, Mar. 12, 1982, as amended at 59 FR 62470, Dec. 5, 1994]

§141.43 Prohibition on use of lead pipes, solder, and flux.

(a) In general—(1) Prohibition. Any pipe, solder, or flux, which is used after