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(2) Chlorine dioxide. (i) Acute violations. Compliance must be based on consecutive daily samples collected by the system under §141.132(c)(2). If any daily sample taken at the entrance to the distribution system exceeds the MRDL, and on the following day one (or more) of the three samples taken in the distribution system exceed the MRDL, the system is in violation of the MRDL and must take immediate corrective action to lower the level of chlorine dioxide below the MRDL and must notify the public pursuant to the procedures for acute health risks in subpart Q in addition to reporting to the State pursuant to §141.134. Failure to take samples in the distribution system the day following an exceedance of the chlorine dioxide MRDL at the entrance to the distribution system will also be considered an MRDL violation and the system must notify the public of the violation in accordance with the provisions for acute violations under subpart Q in addition to reporting to the State pursuant to §141.134.

(ii) Nonacute violations. Compliance must be based on consecutive daily samples collected by the system under §141.132(c)(2). If any two consecutive daily samples taken at the entrance to the distribution system exceed the MRDL and all distribution system samples taken are below the MRDL, the system is in violation of the MRDL and must take corrective action to lower the level of chlorine dioxide below the MRDL at the point of sampling and will notify the public pursuant to the procedures for nonacute health risks in subpart Q in addition to reporting to the State pursuant to §141.134. Failure to monitor at the entrance to the distribution system the day following an exceedance of the chlorine dioxide MRDL at the entrance to the distribution system is also an MRDL violation and the system must notify the public of the violation in accordance with the provisions for nonacute violations under §141.32(e)(78) in addition to reporting to the State pursuant to §141.134.

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(d) Disinfection byproduct precursors (DBPP). Compliance must be determined as specified by §141.135(c). Systems may begin monitoring to determine whether Step 1 TOC removals can be met 12 months prior to the compliance date for the system. This monitoring is not required and failure to monitor during this period is not a violation. However, any system that does not monitor during this period, and then determines in the first 12 months after the compliance date that it is not able to meet the Step 1 requirements in \$141.135(b)(2) and must therefore apply for alternate minimum TOC removal (Step 2) requirements, is not eligible for retroactive approval of alternate minimum TOC removal (Step 2) requirements as allowed pursuant to §141.135(b)(3) and is in violation. Systems may apply for alternate minimum TOC removal (Step 2) requirements any time after the compliance date. For systems required to meet Step 1 TOC removals, if the value calculated under §141.135(c)(1)(iv) is less than 1.00, the system is in violation of the treatment technique requirements and must notify the public pursuant to §141.32, in addition to reporting to the State pursuant to §141.134.

[63 FR 69466, Dec. 16, 1998, as amended at 65
 FR 26022, May 4, 2000; 65 FR 40521, June 30, 2000; 66 FR 3777, Jan. 16, 2001]

§141.134 Reporting and recordkeeping requirements.

(a) Systems required to sample quarterly or more frequently must report to the State within 10 days after the end of each quarter in which samples were collected, notwithstanding the provisions of §141.31. Systems required to sample less frequently than quarterly must report to the State within 10 days after the end of each monitoring period in which samples were collected.

(b) *Disinfection byproducts*. Systems must report the information specified in the following table:

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If you are a * * *	You must report * * *
(1) System monitoring for TTHMs and HAA5 under the require- ments of §141.132(b) on a quarterly or more frequent basis.	 (i) The number of samples taken during the last quarter. (ii) The location, date, and result of each sample taken during the last quarter. (iii) The arithmetic average of all samples taken in the las quarter. (iv) The annual arithmetic average of the quarterly arithmetic averages of this section for the last four quarters.
(2) System monitoring for TTHMs and HAA5 under the require- ments of §141.132(b) less frequently than quarterly (but as least annually).	 (v) Whether, based on § 141.133(b)(1), the MCL was violated. (i) The number of samples taken during the last year. (ii) The location, date, and result of each sample taken during the last monitoring period. (iii) The arithmetic average of all samples taken over the last year.
 (3) System monitoring for TTHMs and HAA5 under the requriements of §141.132(b) less frequently than annually. (4) System monitoring for chlorite under the requirements of §141.132(b). 	 (iv) Whether, based on §141.133(b)(1), the MCL was violated. (i) The location, date, and result of each sample taken (ii) Whether, based on §141.133(b)(1), the MCL was violated. (i) The number of entry point samples taken each month fo the last 3 months. (ii) The location, date, and result of each sample (both entry point and distribution system) taken during the last quarter. (iii) For each month in the reporting period, the arithmetic aver age of all samples taken in each three samples set taken in the distribution system. (iv) Whether, based on §141.133(b)(3), the MCL was violated in which month, and how many times it was violated each month.
(5) System monitoring for bromate under the requirements of § 141.132(b).	 (ii)The number of samples taken during the last quarter. (ii)The location, date, and result of each sample taken during the last quarter. (iii) The arithmetic average of the monthly arithmetic averages of all samples taken in the last year. (iv) Whether, based on § 141.133(b)(2), the MCL was violated.

¹The State may choose to perform calculations and determine whether the MCL was exceeded, in lieu of having the system report that information

(c) *Disinfectants*. Systems must report the information specified in the following table:

If you are a * * *	You must report * * *
 (1) System monitoring for chlorine or chloramines under the requirements of § 141.132(c). (2) System monitoring for chlorine dioxide under the requirements of § 141.132(c). 	 (i) The number of samples taken during each month of the last quarter. (ii) The month arithmetic average of all samples taken in each month for the last 12 months. (iii) The arithmetic average of the monthly averages for the last 12 months. (iv) Whether, based on § 141.133(c)(1), the MRD was violated. (i) The dates, result, and locations of samples taken during the last quarter. (ii) Whether, based on § 141.133(c)(2), the MRDL was violated. (iii) Whether, based on § 141.133(c)(2), the MRDL was violated. (iii) Whether, based on § 141.133(c)(2), the MRDL was violated. (iii) Whether the MRDL was exceeded in any two consecutive daily samples and whether the resulting violation was acuate or nonacute.

¹The State may choose to perform calculations and determine whether the MRDL was exceeded, in lieu of having the system report that information.

(d) Disinfection byproduct precursors and enhanced coagulation or enhanced softening. Systems must report the information specified in the following table:

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If you are a	You must report ¹
(1) System monitoring monthly or quarterly for TOC under the requirements of § 141.132(d) and required to meet the en- hanced coagulation or enhanced softening requirements in § 141.135(b)(2) or (3).	 (i) The number of paired (source water and treated water, samples taken during the last quarter. (ii) The location, date, and results of each paired sample and associated alkalinity taken during the last quarter. (iii) For each month in the reporting period that paired samples were taken, the arithmetic average of the percent reduction of TOC for each paired sample and the required TOC percent removal. (iv) Calculations for determining compliance with the TOC percent removal requirements, as provided in § 141.135(c)(1). (v) Whether the system is in compliance with the enhanced coagulation or enhanced softening percent removal require
(2) System monitoring monthly or quarterly for TOC under the requirements of §141.132(d) and meeting one or more of the alternative compliance criteria in §141.135(a)(2) or (3).	 ments in § 141.135(b) for the last four quarters. (i) The alternative compliance criterion that the system is using.
	 (ii) The number of paired samples taken during the last quarter. (iii) The location, date, and result of each paired sample and associated alkalinity taken during the last quarter. (iv) The running annual arithmetic average based on monthl averages (or quarterly samples) of source water TOC for systems meeting a criterion in §§ 141.135(a)(2)(i) or (iii) or criteated water TOC for systems meeting the criterion in §141.135(a)(2)(ii). (v) The running annual arithmetic average based on monthl averages (or quarterly samples) of source water SUVA for systems meeting the criterion in §141.135(a)(2)(v) or criteated water SUVA for systems meeting the criterion ii §141.135(a)(2)(v) or criteated water SUVA for systems meeting the criterion ii §141.135(a)(2)(v). (vi) The running annual average of source water alkalinity for the running annua
	 (v) The full ming a linka average of source water analysis of the systems meeting the criterion in §141.135(a)(2)(iii) and c treated water alkalinity for systems meeting the criterion i §141.135(a)(3)(i). (vii) The running annual average for both TTHM and HAA5 for systems meeting the criterion in §141.135(a)(2)(iii) or (iv). (viii) The running annual average of the amount of magnesiur hardness removal (as CaCO₃, in mg/L) for systems meeting the criterion in §141.135(a)(3)(ii). (ix) Whether the system is in compliance with the particular a ternative compliance criterion in §141.135(a)(2) (c) (3).

¹ The State may choose to perform calculations and determine whether the treatment technique was met, in lieu of having the system report that information.

[63 FR 69466, Dec. 16, 1998, as amended at 66 FR 3778, Jan. 16, 2001; 66 FR 9903, Feb. 12, 2001]

§ 141.135 Treatment technique for control of disinfection byproduct (DBP) precursors.

(a) Applicability. (1) Subpart H systems using conventional filtration treatment (as defined in \$141.2) must operate with enhanced coagulation or enhanced softening to achieve the TOC percent removal levels specified in paragraph (b) of this section unless the system meets at least one of the alternative compliance criteria listed in paragraph (a)(2) or (a)(3) of this section.

(2) Alternative compliance criteria for enhanced coagulation and enhanced softening systems. Subpart H systems using conventional filtration treatment may use the alternative compliance criteria in paragraphs (a)(2)(i) through (vi) of this section to comply with this section in lieu of complying with paragraph (b) of this section. Systems must still comply with monitoring requirements in §141.132(d).

(i) The system's source water TOC level, measured according to \$141.131(d)(3), is less than 2.0 mg/L, calculated quarterly as a running annual average.

(ii) The system's treated water TOC level, measured according to \$141.131(d)(3), is less than 2.0 mg/L, calculated quarterly as a running annual average.

(iii) The system's source water TOC level, measured according to §141.131(d)(3), is less than 4.0 mg/L, calculated quarterly as a running annual